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Senate Report

No. 216



IRAN-CONTRA INVESTIGATION APPENDIX B, VOLUME 8 DEPOSITIONS

United States Congressional Serial Set

Serial Number 13749



H. Rept. No. 100-433

Report of the Congressional Committees Investigating the

Iran-Contra Affair

Appendix B: Volume 8
Depositions

Daniel K. Inouye, *Chairman*, Senate Select Committee Lee H. Hamilton, *Chairman*, House Select Committee

U.S. Senate Select Committee
On Secret Military Assistance to Iran
And the Nicaraguan Opposition

U.S. House of Representatives Select Committee to Investigate Covert Arms Transactions with Iran

November 13, 1987.—Committed to the Committee of the Whole House on the State of the Union and ordered to be printed.

November 17, 1987.—Ordered to be printed.

Washington: 1988



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United States Senate

SELECT COMMITTEE ON SECRET MILITARY
ASSISTANCE TO IRAN AND THE NICARAGUAN OPPOSITION
WASHINGTON, DC 20510-6480

March 1, 1988

Honorable John C. Stennis President pro tempore United States Senate Washington, D.C.

Dear Mr. President:

We have the pleasure to transmit herewith, pursuant to Senate Resolution 23, Appendix B to the final Report of the Senate Select Committee on Secret Military Assistance to Iran and the Nicaraguan Opposition. We will submit such other volumes of Appendices to the Report as are authorized and as they become available.

Sincerely,

Vice Chairman

Daniel K. Inquye Chairman

Ш



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March 1, 1988

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The Honorable Jim Wright Speaker of the House U. S. Capitol Washington, D. C. 20515

Dear Mr. Speaker:

Pursuant to the provisions of House Resolutions 12 and 330 and House Concurrent Resolution 195, 100th Congress, 1st Session, I transmit herewith Appendix B to the Report of the Congressional Committees Investigating the Iran-Contra Affair, House Report No. 100-433, 100th Congress, 1st Session.

Appendix B consists of the depositions taken by the Select Committees during the investigation. The contents of Appendix B have been declassified for release to the public.

Sincerely yours,

Lee H. Hamilton Chairman

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Preface

The House Select Committee to Investigate Covert Arms Transactions with Iran and the Senate Select Committee on Secret Military Assistance to Iran and the Nicaraguan Opposition, under authority contained in the resolutions establishing them (H. Res. 12 and S. Res. 23, respectively), deposed approximately 290 individuals over the course of their 10-month joint investigation.

The use of depositions enabled the Select Committees to take sworn responses to specific interrogatories, and thereby to obtain information under oath for the

written record and develop lines of inquiry for the public hearings.

Select Committees Members and staff counsel, including House minority counsel, determined who would be deposed, then sought subpoenas from the Chairmen of the Select Committees, when appropriate, to compel the individuals to appear in nonpublic sessions for questioning under oath. Many deponents received separate subpoenas ordering them to produce certain written documents.

Members and staff traveled throughout the United States and abroad to meet with deponents. All depositions were stenographically reported or tape-recorded and later transcribed and duly authenticated. Deponents had the right to review their statements after transcription and to suggest factual and technical corrections to the Select Committees.

At the depositions, deponents could assert their fifth amendment privilege to avoid self-incrimination by refusing to answer specific questions. They were also entitled to legal representation. Most Federal Government deponents were represented by lawyers from their agency; the majority of private individuals retained their own counsel.

The Select Committees, after obtaining the requisite court orders, granted limited or "use" immunity to about 20 deponents. Such immunity means that, while a deposed individual could no longer invoke the fifth amendment to avoid answering a question, his or her compelled responses—or leads or collateral evidence based on those responses—could not be used in any subsequent criminal prosecution of that individual, except a prosecution for perjury, giving a false statement, or otherwise failing to comply with the court order.

An executive branch Declassification Committee, located in the White House, assisted the Committee by reviewing each page of deposition transcript and some exhibits and identifying classified matter relating to national security. Some depositions were not reviewed or could not be declassified for security reasons.

In addition, members of the House Select Committee staff corrected obvious typographical errors by hand and deleted personal and proprietary information not considered germane to the investigation.

In these *Depositions* volumes, some of the deposition transcripts are followed by exhibits. The exhibits—documentary evidence—were developed by Select Committees' staff in the course of the Select Committees' investigation or were provided by the deponent in response to a subpoena. In some cases, where the number of exhibits was very large, the House Select Committee staff chose for inclusion in the *Depositions* volumes selected documents. All of the original

exhibits are stored with the rest of the Select Committees' documents with the National Archives and Records Administration and are available for public inspection subject to the respective rules of the House and Senate.

The 27 volumes of the *Depositions* appendix, totalling more than 30,000 pages, consist of photocopies of declassified, hand-corrected typewritten transcripts and declassified exhibits. Deponents appear in alphabetical order.

Publications of the Senate and House Select Committees

Report of the Congressional Committees Investigating the Iran-Contra Affair, 1 volume, 1987.

Appendix A: Source Documents, 2 volumes, 1988.

Appendix B: Depositions, 27 volumes, 1988.

Appendix C: Chronology of Events, 1 volume, 1988.

Appendix D: Testimonial Chronology, 3 volumes, 1988.

All publications of the Select Committees are available from the U.S. Government Printing Office.



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DEPOSITION OF SUSAN CRAWFORD

Monday, June 15, 1987

U.S. House of Representatives,

Select Committee to Investigate Covert

Arms Transactions with Iran, Washington, D.C.

The Committee met, pursuant to call, at 1:20 p.m. in

Saba, House Select Committee, presiding. Present: On behalf of House Select Committee:

Joseph Saba, Roger Kreuzer, and Robert Genzman.

Room B-352, Rayburn House Office Building, with Joseph

Also Present: Robert J. Winchester, Special Assistant to the Secretary of the Army for Legislative Affairs; John Wallace, DOA.

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Whereupon,

SUSAN CRAWFORD

having been first duly sworn, was called as a witness herein, and was examined and testified as follows:

EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE
BY MR. SABA:

Q Ms. Crawford, for the record, could you please state your full name and give us background as to your present duties, when you came to your present station and a little bit of an explanation about the system?

A My name is Susan Crawford. I am the General.

Counsel for the Department Trmy and have been General

Counsel since September of 1883.

For two years prior to that, from September '81 to '83, I was the principal Deputy General Counsel for the Department of Army. I report directly to the Secretary of the Army, Jack Marsh. When I was the Deputy, I reported to the then General Counsel, and of course the office reported to the Secretary of the Army.

In the fall of '84, largely in regard to a number of systemic problem that had been uncorred a result of the so-called sallow fruit investigation, the army established a new office

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purpose of that office was to get centralized control of all classified programs both in the procurement and special projects special support to other agencies, as well as all special access programs that the Army would deal in.

The office worked directly under the Vice Chief of Staff of the Army, and is the central clearinghouse for Army support to other agencies that would be in the sensitive or classified arena. This office establishes a paper flow, a trail, an audit of requests coming through the Army through the

This office contains people, including an Army Judge Advocate, an Army lawyer, and they work up the paper that becomes the request that flows through the Army leadership and basically from the

the action, the request for Army support would go to the Judge Advocate General, the legal member of the Army staff, to the Vice Chief of Staff and the Chief of Staff, and then come to Secretary, the civilian leadership, which includes my office, before it finally goes to the Office of the Secretary of the Army.

So we have basically three legal reviews along the way, the initial one
by an Army General Advocate, a review by the Office of the
Judge Advocate General as the action goes to the Army staff,
and when it comes to the Secretariat it comes to my office,

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and I personally review the actions as they come through.

I have an attorney in my office assigned to be the action officer who would first review the action, and then bring it to me with his recommendations, and we would then review it together, and then it would go on to the Secretary of the Army. This is our normal procedure in the headquarters of the Department of the Army and to the best of my knowledge until the TOW missile incident arose in January '86, I was not aware of any actions that had been outside of this system or outside of this process.

Q If you would, could you explain for us how the would work if, for example, in early

January '86 a request from the CIA for support were to come to the Army? What type of paper would normally be generated by the agency in its request, and if you could briefly walk us through the movement of that paper to the point where the agency would receive the equipment, let's just call it the equipment requested.

A To the extent that I am knowledgeable, at some point along the way my involvement either hasn't begun yet or has ceased to exist --

Q If you could also recall not only the titles of the persons to whom it would go, but if you could at that time,

January '86, mention for us the names of the persons to whom

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it would go-

A we are talking about requests here as they come in.

That is an important distinction, because looking at the

TOW transfer and later the Hawks that was not a request

coming through the system, that was an order to execute.

- Q Let's take the pre January 15th --
- A The normal type of action.
- Q Let's assume for the sake of our example January 6, 1986, we don't know anything about what is going to happen and it is what you might view as a routine request for equipment from the agency.

I would like you to explain to us how that would enter the system and how it would be processed.

A I = would come to the Army from the JCS. The agency would send the request to the joint staff, the joint staff would then take it to the Army, and I assume to the other services, although I can't speak to them

Q so the JCS would receive the paper from the agency and one of the members of the JCS would then take it

- A They would have a
- Q Who was the person at that time who headed it up?
- A In the JCS I do not know. In the Army in January

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of '86 it would have been

So the request would go to the JCS and they would refer to

I don't think they call I don't office is how know what they would call it. we refer to it.

All right.

In the Army's would then be a piece of paper that would describe what it is that is being requested with specificity, what type of equipment and the quantity of the equipment. If a presidential finding, for example, were involved, the request would reference that this is in support of a presidential finding on whatever country it may be, or whatever year of the finding, perhaps a month of the finding.

Typically would the existence of a presidential finding be known?

The existence of a presidential finding would be known. The Army, until recently, has not been permitted to review presidential findings. That has been a very recent development, and in the Army only the Secretary and I are authorized to review presidential findings.

So in January of '86, no one in the Army would have

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be authorized to review a presidential finding. However, we would have known that one existed, there would be a reference to it, specific finding and the date of the finding.

Of course, not all requests would reference a Some requests would be simply to presidential finding. replenish stocks of the agency and if that were the case, the request would then say so.



We have a master data list called the Army Master Data File, the famous AMDAF, and that generally has a price listing for goods, for items of equipment, and I understand that we follow that in most cases.



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then the paper, the action

would start its flow through the Army leadership and going first, as I described earlier, through the Office of the Judge Advocate General, and then to -- the Judge Advocate General in January '86 was and still is today, General Hugh Overholdt.

There might be another Army staff office that. would be involved depending on the nature of the request. Ιt could be the Office of the Deputy Chief of Staff for logistics if it were an equipment issue or an intelligence issue -- in January of '86 that was General Ben Register, General Russo was his deputy.

If it were an intelligence-related issue, the matter would go through the Office of the Deputy Chief of Staff for Intelligence. At that time, the Assistant Chief of Staff for Intelligence, the ACSI, that is General Tom Weinstein, and it was in January '86 as well. It may be an operational issue wich would take it through the Office of the Deputy Chief of Staff for operations, January of '86, Colonel Vuono, soon to become the Chief of Staff.

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And then it would, of course, come through the Vice Chief of Staff, General Max Thurman, to the Chief of Staff, John Wickham, to complete. It would not go through all of those Army -- each action would not go through all those staff offices.

It would depend upon the nature of the request, but any one of those could be a stap along the way. The Judge Advocate General is always a stop along the way as is the Chief of Staff of the Army.

Q What would be the review that the Judge Advocate General would do?

A Very similar to the review in my office, and .

that would be one for making sure there was an underlying authority for the transfer, reviewing the terms of reference to make sure that they were adequate, reviewing -- of course making sure that if it were a transfer of equipment that the Economy Act would be used.

If there were any restrictions on funding, restrictions on activities, congressional restrictions, statutory restrictions, we would look to review those as well in addition to any regulatory restrictions that may be there. There are some activities that the Secretary --

Q Would this include congressional notification requirements, if any?

A Yes. Normally, the Army has included that almost



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as boiler plate in the terms of # reference from the very early days of the user notifying Congress. So that is -- that is just a given from the Army -- as one of the Army's conditions.

Q So normally it would be correct to say the process provides that the Judge Advocate General would be the first legal review and among his reviews would be questions as to Congressional notification?

A Actually, the first legal review would be done
by the

office. There is

independent of the Judge Advocate General
just to assist in the write-ups.

That is an early legal review, but that is not a substitute for the Judge Advocate General reviewing it.

Q Does the Judge Advocate General himself usually give an opinion on these matters?

A Normally, it is a concurrence, sometimes with a caveat here or there. Now that the general counsel is permitted to review the presidential findings, the Judge Advocate will concur subject to general counsel review of the presidential finding.

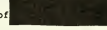
Q What other legal reviews might have been involved in early '86 in addition to the Judge Advocate General's

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review and a review of



A A review done by the General Counsel's office in my office. Once the action leaves the Chief of Staff of the Army, it then leaves what we call the Army staff, the uniformed leadership of the Army, comes over to the civilian leadership side, which generally is the Secretary of the Army, sometimes the Under Secretary of the Army, depending upon the nature of the request, and always the General Counsel of the Army.

So it would come to my office before it would go to the Secretary or to the Under Secretary for final approval.

Q And what would you be reviewing the matter for?

A Basically, the same items that I outlined that the Judge Advocate General would look to. I perhaps carry it one step further in that although my responsibilities are not in the policy area in many of these activities, if I see something that just doesn't sound right or perhaps look dumb -- I call it the "Suzie from Pittsburg test." Something doesn't strike me right, I will raise it in my office to see if we should raise it with the Secretary.

I don't substitute my judgment for that DCS/OPS in an operational matter, or the ACSI in an intelligence matter, but give it a litmus test there as to whether or not the Army is doing a smart thing.

Q And your opinion would go to the Secretary of the



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a memorandum going to the Secretary. None of the legal reviews work in a vacuum, however. When the action if the lawyer

From time to time I have put my opinion in

has a problem with it, he will call upon the lawyer in the Office of the Judge Advocate General, as well as in my office and try to work that out before it goes through the formal staffing process. So we are not working independent of one another, but working together to prevent problems from arising.

Would there be other legal reviews of a request.

In the Army there would not be. I can't speak to what would be outside of the Army. I know that the Office of the General Counsel of the Department of Defense occasionally gets involved. Maybe there is a review at the JCS level as well, and I don't know what review the agency or CIA or requesting agency might do. Army, those would be the three principal legal reviews.

As of January '86 prior to the 17th of January that year, had there been requests received from other agencies which were reviewed by the system?

Had requests for support from other agencies come through our

Yes.

So that the system had been used --

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Yes. You and others were familiar with the system and

prepared to implement it should the requirement arise?

Yes, it had been used and is still being used as we speak, I'm sure.

I would like to turn to the events of February 1986 in connection with the provision of TOWs to the CIA, and I would ask you to explain to us in your own words how you first came to know of the matter, with whom you met and if you would explain to us the events which led to your writing the memo-- your memo of 13 February 1986, which we will enter as Exhibit 1.

(The document referred to was marked as Exhibit 1 for identification.)

BY MR. SABA:

In our narrative, please work up to the memo rather than backwards from it.

Sometime in late January or early February of 1986 the attorney in my office who, I have described as the action attorney on requests for support that would come through the system, his name is Tom Taylor-came to me and brought with him an Army major by the name of Chris Simpson. Chris Simpson was described to me by Tom



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as a DCS/LOB action officer, Deputy Chief of Staff for
Logistics, someone which Tom had worked on a variety

of Tom said that Chris had a particular action
that he was working that sounded a little curious, and
he thought I should know about it.

Tom and Chris came into my office and closed the door and Chris described to me what I learned he had previously described to Tom Taylor; that the Army was about to transfer something like a Stinger missile.

We were not told, Tom Taylor and I, what it was specifically, but it was something like a Stinger missile.

He couldn't tell us how many and therefore he couldn't tell us how much it cost, what the transfer would be, nor could he tell us where it was going, but he wanted a legal review. Obviously, we advised Major Simpson --

O Standard form.

A That we could not give him a complete legal review. He was very respectful. He did not just come in demanding a legal review, but that we could not give him a complete legal review without more information. We did establish the transfer should be done pursuant to the Economy Act on a reimbursable basis, but beyond that we couldn't comment further because we didn't have enough facts on which to operate.

It was obvious to me at that meeting that Major

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Simpson was very nervous. I don't recall if he said so at that meeting or if Tom Taylor told me afterwards. I think it came up during the meeting, but Major Simpson had been instructed that he wasn't to talk to anybody about this action.

- Q Did he indicate who instructed him as to that matter?
- A As I recall, it would have been his superior,

 General Russo, and he may have indicated that General

 Russo was under the same sort of admonitions, but that

 it was highly sensitive. There was to be no paperwork

 on the activity. It had already received a legal review

 at the highest levels of government without being specific

 as to what those levels were.
- Q So he didn't indicate anything other than the highest levels of government?
 - A That is right.
 - Q He didn't tell you who else had reviewed it?
 - A No.
- Q Did he mention any statutes or particular laws or particular concerns?
- A No. In fact, I am not even sure he knew who would have reviewed it at the highest levels of government.
- Q He had the impression somewhere there had been a review at a high level of government?
 - A Yes. And he was, as I said, nervous because I

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think he realized that he was probably going against orders not to discuss it. But, being the good action officer that he was, he wanted as complete a staffing as he could get.

During that meeting, I remember asking him does the Secretary of the Army know about this? He did not He did not know whether or not Secretary Marsh knew about it. And I, out loud, in thinking and talking with Tom Taylor, said perhaps we need to alert the Secretary to make sure he knows about it, at the same time protect Major Simpson from coming forward and speaking to us.

I thought it was good he had done what he had done, but I did not want to expose him to any difficulties, which is why the memo that Leonard wrote to the Secretary was somewhat subtle in terms of what the issue was. not sure it could have been more specific, not knowing more facts.

- I take it you are referring to --
- The 13 February memo. Following our meeting with Major Simpson --
- Do you recall the date of that meeting?
- It would have been prior to the 13 February memo quite clearly. It could have been some time in the first week of February. I do not recall the date, to answer your question specifically. Early February of 1986 is as best no records of that meeting. I recall.

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Prior to me sending the memo to the Secretary of the Army on 13 February, I do know that Tom Taylor was called to Vince Russo's office, General Russo's office, to discuss the same matter we discussed with Chris Simpson.

We had talked about the issue of congressional notification with Major Simpson in addition to wanting to let the Secretary of the Army know about the transfer. Congressmen to be notified was something that came up.

Major Simpson could not answer either of those questions. I was not present at the meeting with Tom Taylor and General Russo. I believe Tom Taylor has been interviewed by the committee, and has talked about that:
That precipitated --

- Q I take it Mr. Taylor returned from the meeting and reported to you.
 - A Yes. That he had been --
 - Q What did he report to you?
- A He reported to me that he had discussed further the matter that he and I discussed with Major Simpson with General Russo and that he basically told General Russo what we had told Major Simpson and that is without more facts we cannot give you a complete legal review.
 - Q Did he say why General Russo had called him in?
- A He did not know specifically why. He and I surmised-- we speculated, perhaps, Major Simpson, and this

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is only our guess. I don't know. Perhaps Major Simpson was nervous that he had come to us and thought he had better report it to General Russo. Otherwise General Russo might find out about the it otherwise. That is the only explanation.

Q But the request for Russo to Taylor came about, as you understand it, to discuss this particular provision of TOWs. It was not some other matter?

A Yes, TOWs, as we found out later. Something like a Stinger is what -- something like a Stinger missile.

What did Mr. Taylor tell you about that meeting?

A He said that he discussed the issue of congressional notification with General Russo, and also the provision of the fiscal year 1986 Intelligence Authorization Act, which was the subject of that 13 February memo. again, as I said earlier; he could not give General Russo a complete legal review.

Had General Russo asked for that?

General Russo had not asked for that. General Russo had not asked for that. I know that it is -that at some point there was a meeting in my office with Tom Taylor and General Russo and Major General Bill Suter. Bill Suter is the Assistant Judge Advocate General. General Overholdt was out of town when this happened. I believe he was in the Far East, and General Suter was the acting



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Judge Advocate General, I think, as it is officially called. So my dealings with the Office of the Judge Advocate

General on this matter were at that time with General

Suter.

- Q I take it this meeting was prior to the 13th?
- A I do not recall whether or not it was prior to the 13th. I see that General Russo has a little note here on the bottom of the memo dated 13 February that we had discussed a date, and it could well have been that very same day.
- Q' I take it in looking at Exhibit 1 and the hand-written note on the bottom, you recognize that to be General Russo's note.
- A Yes. I have no reason to think that it is not. I believe that would be General Russo's note.
- Q Do you recall did you provide this memo to General Russo on that day in the meeting?
- A I do not recall. Obviously I did provide him a copy when I sent it to the Secretary, but I don't -we may have met-- discussed the issue. Then I sent the memo and then sent him a copy of it. It could have been that way. I just don't recall.
 - Q Could you tell us about those discussions?
- A Well, we generally discussed the issue of congressional notification and the requirement to notify

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Congress if it should fall within the provisions of the fiscal year '86 Intelligence Authorization Act. General Russo wanted to know whose responsibility it was to notify Congress, and I advised him that it has been the position of the Office of the Secretary of Defense that the user agency bears the ultimate responsibility for congressional notification; not the supplying agency.

- Q Just so we understand the context of this conversation, had General Russo informed you in this meeting of the details of the transaction?
- K No. I learned the details of the transaction in November like everybody else. November of 9 86.
- Q Correct me if I am wrong, the conversation essentially between General Russo and the attorneys involved is somewhat abstract in the sense that TOWs were not mentioned.
 - A That is correct.
 - Q The agency was not mentioned.
 - A I believe we knew the agency was the requestor.
- Q We knew the materials were to go to another United States Government agency, the CIA.
- A Which is why the Economy Act was the governing legal provision.
- Q Did you know the weapons were intended for another country, or another purchaser2.

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A We did not know that. I surmised they were	
probably going somewhere outside the United States, althou	g
from time to time we do replenish	
Although with all the secret activities surrounding this,	I
didn't think this would be a normal replenishment	
action.	

- Q Did General Russo tell you for whom the missiles were intended?
- A No, he did not. To the best of my knowledge, he did not know.
 - Q. Was the meeting at his initiative or your own?
 - A I believe it was his.
- Q And why did he think, there might be a congressional notification problem?
- A Well, he would be the best one to answer that.

 I really could not answer that for him. But the issue had been raised by my office to Major Simpson and surmised back to General Russo.
- Q Was the fiscal year '86 Intelligence Authorization
 Act discussed at this meeting?
 - A Yes.
- Q Could you tell us to your recollection what that discussion was?
- A Simply it was Tom Taylor and I informed General
 Russo of the provision and of the congressional notification

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requirement of that provision just to I believe that	t he h
more facts than I did as to type of missile and quantit	У
and cost and would be able to tell from me pointing ou	t
the provision to him whether or not we were in harm's	way.

Q At that time, do you recall what you informed General Russo the requirements of that Act were or what you thought they were at that time?

A I described for him what the Act-- what my understanding of the Act was as I put in the memo to the Secretary.

 $\ensuremath{\mathtt{Q}}^{\, \cdot}$. I am interested in what your understanding of Act was at the time.

A My understanding—and I have later learned
my understanding was perhaps not correct. My understanding
was that if the articles in the aggregate exceeded
\$1 million that there was a notification requirement.

It has later been pointed out to me that perhaps I should
have viewed it as individual items cosing a million
dollars each.

- Q But at the time you thought --
- A It was in the aggregate.

Q a request for items which aggregate \$1 million or more required congressional notification?

- A That is correct.
- Q And your understanding was who would bear the



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burden of the notification?

A The agent -- in this particular action it would be the CIA.

Q Just so the record is clear, because there is some confusion on the matter, your understanding was that if there were \$1,500,000 worth of bullets requested, that would trigger the notification requirement?

A Yes.

Q That it would not be necessary that there be a single item costing \$1 million; is that correct?

A That was my understanding at the time.

Q And that is what was conveyed to General Russo.

A Yes.

Q Did he have any response to that opinion?

A I do not recall that he did specifically other than asking whose responsibility, who bears the responsibility of notifying Congress.

Q And do you recall conveying your memo of 13

February '86, Exhibit 1, to the Secretary, to Secretary

Marsh?

A Yes. I sent it to the Secretary of the Army.

As I mentioned earlier, I did not -- one of my chief

concerns was is the Secretary informed-- does he know of

this transfer. I harken back to the days before

The Army was, as we

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learned, supplying equipment to other agencies without the knowledge of the senior civilian leadership and sometimes without the knowledge of the senior military leadership, and so one of my principal concerns was whether or not Secretary Marsh was personally informed. At this point I will interrupt for a moment -in your meeting with General Russo, did he refer to the transaction as a requirement or a request? I do not recall what specific language he used. acuteo

It was pretty clear to me by the unusual nature of the action that the Army was, that the equipment had been Send these, whatever they were, how ever many of them there were, to the CIA.

That had come from the Office of the Secretary of Defense directly to the Army and we were marching out to execute.

0 Also --

But I don't recall -- to answer your question, I don't recall what specific description General Russo put on the transaction. That is what was in my mind.

- So you then gave the memo to Secretary Marsh because you were concerned he may not be informed.
 - Yes.
 - And how did Secretary Marsh receive the memo?
 - I received it back with a note from him across the

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top that said, "What's the next step," which caused me to schedule a meeting with the Secretary, which I believe was held on the 24th of February, as I recall. It was Monday afternoon, which I believe was the 24th, on or about the 24th of February.

Do you recall who was present?

Yes, I do. General Bill Suter, the acting Judge Advocate General and myself. Of couse the Secretary was there

I believe that Brigadier General Carmen Cavezza, C-A-V-E-Z-Z-A, who was the executive to the Secretary of the Army was present, and General Russo was also present.

As I recall, we started the meeting without General Russo, and they asked us to find General Russo and have him join us.

At that meeting, again, the type of missile, to the best of my recollection, was not discussed, the quantity and the price were not discussed.

Destination?

Destination was never discussed. And the Secretary had been aware, but not with any specificity, as to what the action was. He had been informed. I don't know by whom. This request had come to the Army. But it was clear to me when we started the meeting he was searching his own

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mind to recall what the activity was.

Q Did he ask where the orders or where the line of direction had been?

A I believe he did, because we discussed Colin
Powell, General Colin Powell, Colin Power 11's involvement
and the fact General Russo had been dealing directly
with Colin Powell without paper work, just verbally dealing
with him.

The Secretary told General Russo to do two things.

He told him to make a memorandum for the record, a memcom,
as the Secretary calls them, of the matter so that there
would be a record, and secondly, to raise the issue of
congressional notification with General Powell.

- Q And those were instructions to General Russo.
- A To General Russo.
- O And General Russo's response?
- A That he would do so; that he would do so.
- Q Do you know if in fact General Russo did so?
 Did he report back?

A He did not report back to me at that time. I found out some months later that he had done so. Of course he had no reason to report back to me. The Secretary asked him to do it, and he said he would do so, so I assumed that was --

Q We will return to that in a moment. Did

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Secretary Marsh ask further details about the transaction

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during that meeting?

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Not during that meeting. Not that I can recall. Q Do you recall any other subject other than

congressional notification arising in that meeting?

I think I probably kicked off the meeting by raising the issue of what I called an off-line action that was not within the process.

Q What was the nature of that?

Just that I had become aware that there was this action in the Army for us to handle a number of missiles without knowing what kind of missile and that it concerned me. I wanted to be sure that he was aware of it and that all the legal bases and other bases the Army could touch at least had been considered by the Army.

Would it be correct to state that you were 0 concerned about this off-line transaction?

A I was concerned -- yes, that is correct. The Army, as I described for you earlier, in earlier days did not have control; senior leadership did not have control of these types of actions, and that is why

was established, to get control so that the Army would not be an open conduit in terms of supplying other agencies. Not that we were an open conduit, but there were some activities that would usually not be

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going on.

 Q Would it be fair to state you were suggesting to the Secretary of the Army the system would be bypassed in this particular case?

A I told him it was my understanding the normal process had not been invoked in this case; that is correct.

Now, I did not say to him I thought it should have been. I can accept the fact there may be activities that are so sensitive that normal procedures would be bypassed. But my concern was does the Secretary himself know what is going on. He makes the decision.

If senior leadership makes the decision to bypass it, I can accept it. But I wanted to be sure he knew about it.

- Q Were there any other subjects discussed at the meeting.
 - A No. The purpose was to discuss this subject.
- Q Just so we are clear, other than requesting the memcon of the matter and requesting General Russo to raise the issue of congressional notification with General Powell, did Secretary Marsh request any further action?
 - A Not that I can recall.
- Q Did General Russo, to your knowledge, provide any indication that in fact he had created that memo or



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24 25 had reported to General Powell to you, to your knowledge or to Secretary Marsh?

He did not report that to me. I believe he reported back to the Secretary of the Army, perhaps, through the Director of the Army staff.

I would like to show you a set of documents which we will mark Exhibit 2. You may not have seen them before. I will provide them to you and give you a moment to look at them.

(The documents referred to, were marked as Exhibit 2 for identification.)

> THE WITNESS: I am ready when you are. BY MR. SABA:

Have you ever seen any one of these three documents before?

Yes. I have seen all three of these documents. I believe they came to my attention within the last six weeks. We had searched for the third document here, the March '86 memo from General Arthur Brown to Colin Powell. We had searched for that in early November or mid November of 1986 when the matter first became one of public concern.

In fact, I sat with General Brown in his office. He thought he had sent a memo to Colin Powell, but no one could find it because he hadn't kept a copy of it. I remember going through his note books with him as to dates

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following the meeting with the Secretary and he was thinking in his own mind, "Did I really write one or did I walk up and tell him? I think I wrote a memo." But we couldn't find it.

So this is finally surfaced I think about a month to six weeks ago.

Q For the sake of clarity, do you know how the request from Secretary Marsh to General Russo may have channeled its way through General Brown? Would that have been a normal channel?

A´ Yes, it could well have been normal, although
I don't have any specific knowledge. It is not at all.
unusual for the Secretary of the Army to call upon
General Brown on matters such as this on any other matters.

Director Brown's position is one of interface not only with the military, but sometimes pureled the Army as well

o pid you have any occasion between the time you first learned of this matter in early February until the time of General Brown's memo to discuss the matter with General Brown?

A To the best of my knowledge, I never discussed it with him during that time frame. General Brown thought when he and I were searching his files, he thought perhaps he had -- asked General Suter, Bill Suter, to draft the



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memo for him.

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24 25 recollection of drafting the memo.

Q Directing your attention to the document dated

12 March 1986, marked with a Senate stamp Number N-9899,

a memo for Vice Admiral Poindexter and signed by General

Powell, had you seen this document contemporaneously with

I don't know whether -- Bill Suter had no

its execution or before theee weeks ago?

A I did not see it contemporaneous with its execution. I saw it at the same time that I saw the earlier memo I described from General Brown to General Powell.

I saw all three of these at the same time as a package, which would have been the last month to six weeks, whenever it was discovered.

- O But not in 1986.
- A No. Apparently the Army did not keep a copy of the General Brown memo, and I think we got it through the FBI or independent counsel or whatever channels.

 Maybe I shouldn't have said that on the record.
- Q After having had a chance to review this, would it comport with what your memory was at the time it was executed?
- A My understanding of the Secretary concern, the issue of congressional notification be raised?
- Q Yes. Specifically, I refer to the second sentence, which I believe refers to your ways at the time. I am

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 asking whether or not that sentence is an accurate reflection of your views at the time.

 ${\tt A} \hspace{0.5cm} {\tt Yes, \ it \ is \ an \ accurate \ reflection \ of \ my \ views \ at}$ the time.

Q And it was correct that your understanding was that the Army did not have responsibility for congressional notification?

A That is correct. It has been the OSD position that it is the receiver. That is not to say I don't think the Army had responsibility to raise the issue.

As I said earlier, they practically make that boiler plate in their terms of reference.

Q At the time General Powell wrote this memo, or shortly before, but after February 13, 1986, were you asked to provide any additional legal memo on the fiscal year '86 Intelligence Authorization Act or any other statute that might have governed this transaction?

A No, I was not.

Q Did there come to your attention any other legal memorandum prepared by the Department of the Army or any other U.S. Government organization concerning the transfer during that period?

A Of this specific transfer, no. Later in the fall then, of course, I became aware of that. I did not link the two of them together until November.

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I would like to show you a document dated April 18, 1986, which we will refer to as Exhibit 3. I will give you a moment to read it.

(The document referred to was marked as Exhibit 3 for identification)

THE WITNESS: This document looks familiar, which is the 18 April 1986 memo from Carl Vuono, then the Deputy Chief of Staff for Operations and Plans, written to the Director of the Joint Staff. I did not see this contemporaneous with its execution.

I believe during our subsequent investigation after November 26 of 1986 this document came to my attention, either during our own Army Inspector General's investigation of the issue or thereafter as we were supplying documents to the committees or to the independent counsel.

BY MR. SABA:

Do you know what caused General Vuono to execute this memo?

Specifically, no, I do not. Although he references his concern here in paragraph 2, I can only assume that is what -- I do not know specifically what he is referring to.

Could you explain to us briefly what General Vuono's position was at that time and his duties that



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might have caused him to create such a memo?

A Well, of course as the DCS/OPS, as we call him, he, as a member of the Army staff, would work very closely with the joint staff, the JCS staff. He, along with the Chief of Staff of the Army, would probably have the most interface with the JCS staff.

I note this memo is directed to the Director of the Joint Staff, which is a position that would be somewhat equivalent, I suppose, to the Director of the Army staff.

Q I mention this because at the time we learned that the JCS did not have direct knowledge in February and March of the transaction and had not entered into the JCST mode system, and it was, as we have been told by others and yourself, closely held.

Among those shown on the list as having knowledge of the action at that time, we don't normally find General Vuono seeking your assistance in determining the background to this memo.

A Equipment types of requests of course would come through a desk log on the Army staff, although issues of training, issues of readiness would be within General Vuono's expertise as the desk opens. So it could be -- as I recall, there was a readiness issue on some of the Hawk spare parts requests. I am only guessing.

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 MR. WALLACE: Can we go off the record?

(Discussion held off the record.)

MR. SABA: Back on the record now.

BY MR. SABA:

Q Ms. Crawford, I now would like to direct your attention to the fall of 1986, roughly the period September and October. I presume that following the period in February, perhaps early March, and the meetings you had then with Army Secretary Marsh, that you were not further involved in the matters which we now refer to as the Iran initiative.

- A That is correct. I was not.
- Q What was your next involvement in the transfer of weapons?
- A My next involvement came in late September, early October of 1986 when the

came to me with an action that had already been ongoing for sometime, and that was the action for Hawk missile radar component spare parts.

specifically had a memo for the Judge Advocate General, asking us to give a legal review to the transfer. Really, an after-the-fact legal review, because some items had already been transferred.

Yet, there was an ongoing request we were still transferring

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 and I believe he indicated he had discussed with General Wickham, the Army Chief of Staff, the need for a legal review.

indicated to me that he had not
been involved in the early commencement of this action, the
early transfer of materials, but at some point along the
way during the summer this requirement found its way
into the
and he realized it had not
received a legal review and was asking for one.

Q I would like to show you a document which we will mark Exhibit 4, and give you a moment to review it.

(The document referred to was marked as Exhibit 4 for identification.)

THE WITNESS: Okay.

BY MR. SABA:

Q Can you tell us if you are familiar with the document, which is a memo dated 22 September 1986, addressed to the Vice Chief of Staff Army. The subject is room stock support. The author is Colonel Robert T. Howard.

A I believe I have seen this document.



It looks familiar.

Q Did mention to you how the request for Hawk spare parts, which is known as project Crocus,

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system?

Not with any specificity, but he did explain

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24 25 to me that it had started outside of the system and that somehow in the summer, I believe in August sometime, it found its way into the system; that it had been recognized in the system.

- Q Did he indicate --
 - A He did not indicate how, no.
- Q Did he indicate any distinction in the way the matter was tasked that caused it to come into the system?
- A I do not recall whether or not he might have discussed that.
 - Q How did you respond to his request?
- A By reviewing the package with the action officer in my office, which prompted me to send the memo of 10 October 1986 to the Secretary of the Army.
- Q The memo of 10 October 1986, which is a memo from the Secretary of the Army, signed by Susan J. Crawford will become Exhibit 5.

(The document referred to was marked as Exhibit 5 for identification.)

BY MR. SABA:

- Q Can you give us some additional information about the memo, what you understood accomplished?
 - A I recall that when Colonel Howard came to visit me

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he had -- we discussed the fact that here we have another activity coming through the Army that had not gone through the process, and he sort of jogged my memory as to this January/February 1986 time frame and the missiles, which is why I felt it necessary to register my concern to the Secretary that we have an activity coming through that had not had legal review.

Also, it caused me to be a little pickier than

I normally would, although I pointed out that I did not
have sufficient information upon which to base a complete
legal review. Normally, I might have stopped there,
but he went on a little bit further in this particular memo
and noted, as you can see in the memo, that if we
supported the request, we would have a zero inventory balance
in a couple columns there and that raised some question
about the readiness issue.

That is a little pickier than normal because we had another off-line request coming through. I raised the issue of the Iranian claims tribunal noting some of the Hawk radar was impounded awaiting resolution of those claims. Again, never having any indication these items were going to Iran, were destined to go to Iran.

Q In this case you did not mention congressional notification. Is there a reason this time you did not? Particularly find this --

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I don't think any -- again, congressional is usually presumed by the Army. We have just as a longstanding matter made that a condition of doing business, Congress be notified. I don't recall why he didn't specifically mention it in this memo.

What was the result of your memos being provided to the Secretary? Did you discuss it with him? Did you comment?

A I did not discuss this with the Secretary. is my understanding he-- and I have this on second hand information. The Secretary met directly with Mr. Taft to discuss some of these matters, but I was not party to that meeting.

provide you with information Did at that time as to the ultimate destination of the spare parts?

- No, he did not. I do not believe he knew.
- So the reference in the first page of the memo in a subparagraph marked small A, and in parens, upper case S, as I read the first sentence, there is some indication to me that perhaps you knew or guessed what -- where these weapons were headed.
 - You are on the first or second page?
 - I am on the first page.
 - The second paragraph --

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Q Yes, Paragraph A, (s), I am referring to both

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 A No, I indicated there that the purpose of the request and the destination of the material were not known to me.

Q I am referring then having said that, the next sentence perhaps suggestions that you might have guessed or that someone had told you perhaps.

A No, the review by the DUSDP?

Q Yes.

sentences.

A. That is a pretty standard requirement, a regulatory requirement internal to DOD and the Army that if any one of those activities should be involved, any one of those risks involved that the Secretary of the Army himself does not have the authority to approve it, it must go through an OSD policy review. I was trying to think of -- I was being picky.

Q Was any issue as to pricing of the TOWs raised at the time or the Hawks?

A No.

Q Or the Hawk spare parts. Was any issue at that time raised as to any of the intermediaries which might be involved in the transfer of the weapons?

A You mean other than within the Department of Defense or the CIA?



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- Q Other than U.S. Government.
- A Oh, no.
- Q So your understanding was that these spare parts
 were to be delivered to the CIA and other than the CIA
 you didn't have any specific knowledge of further transferees;
 - A That is correct.
- Q Could you tell us a little bit about the Hawk radars for the record? Did you have information concerning Hawk radars at the time, the Iranian assets question?
- A There were some Hawk radar components on the list, as I recall. I don't have the list in front of me, but on a number of different items of spare parts that were requested, including radars for the Hawk system, and that caused me to raise the issue of paragraph small case C there at the top of the second page; that somebody ought to check and make sure that if they are going to transfer radars that they aren't those radars that are part of the frozen Iranian assets, because I knew we had some that were frozen at Fort Hood.
- Q I take it that the last paragraph on page 2 indicates your continuing concern at the method in which these transactions are taking place?
- A That is correct. The original additional request, what I am referring to there are the Hawk requests. I had

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 not made a connection with this request and the earlier TOW request. I did not know --

Q That was my next question as to whether your reference to original and additional is to distinguish this request for Hawk spare parts from the request in January of 1986 for TOWs?

A No, it was not. This relates only to the Hawks. I knew that there had been an ongoing request and that the Army had continuously supplied that request as far as the Hawks go.

What was the reaction to -- if any -- to your memo?

A I did not discuss my memo with the Secretary -

General Overholdt, as you note from the

memo, the Judge Advocate General, was out of town. I discussed the matter with him upon his return to inform him, because I did use his name.

Q I would like to show you a document dated 22 Oct.

1986, a memorandum through the acting Chief of Staff

Army for the Secretary of the Army on Project Crocus, and it is signed by Robert Howard and bears a handwritten note on the bottom of page 2, and this will become Exhibit 6.

(The document referred to was marked as Exhibit 6 for identification.)

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BY MR. SABA:

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24 25 Are you familiar with the document?

I have seen this document. Again, I believe it came to my attention some time after the latter part of November as we were gathering together documents for the various investigators.

- Are you familiar with the events mentioned in the handwritten note on page 2?
- Personally, no, I am familiar because of reading this document and what I have learned afterwards, after this all occurred.
- Did you inform General Kavezza or Secretary Taft of the matters?
 - No, I did not.
- Did Colonel Howard request additional information from you or support following your October 10th memo whether in connection with this memo or subsequently?
 - To the best of my knowledge, no.
 - Were you involved further in Project Crocus?
 - Α Not as a project.
 - How were you further involved?
- I became further involved both with Project Snowball, which was our name for the TOW transfer and Project Crocus after the publicity came out that in early to mid November about the U.S. dealing with Iran.



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Q And is it correct that after approximately October 10th when you wrote the memo that you didn't have further involvement with either project?

A That is correct.

Q Did you have any knowledge of or involvement in a request from the agency to provide yet further TOWs which we now know were to have replenished Israeli stocks, in 1986?

A No, I did not have any involvement in that, that I can recall. I had been involved in an earlier matter, earlier than '86, dealing with TOWs, but it was with the Customs Service or the FBI in a Sting operation in Florida run by the U.S. Attorney's Office in Orlando.

An Army lieutenant colonel by the name of Gilespie was caught up in that investigation.

- Q Returning back to the fall of '86, could you tell us your involvement with the matter, which I will call the Iran initiative, Project Snowball, Project Crocus, following the disclosure of the initiative?
 - A Following the disclosure --
- Q I would also appreciate for the record your own reactions as General Counsel to the Army having been involved certainly with several memoranda and some legal opinions in the abstract, so I would be interested in your involvement, but in your reactions to those events and your

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coming to know of what the facts were?

A Following the disclosures for the first time,

I learned what it was that we were transferring, the TOW
missiles and where they were intended to go and linked the
two activities, both Crocus and Snowball together. Our
immediate -- my immediate concern, and I think the
Secretary's as well, I won't pretend to speak for him, was
there any illegality or wrongtdoing? Does the Army share
any blame as far as that goes?

Our immediate concern was how did we price the TOW missiles. As you may recall that became an issue early on.

We had different types of TOWs that were transferred. The Army had done some modification to the TOWs, changed warheads to take TOW 2 and make it into a basic TOW.

I didn't know there were so many types of TOW missiles.

caused the Under Secretary to get involved and look at the pricing. Another attorney and I met with him early in the morning after Thanksgiving. I am referring to James Ambrose, the Under Secretary of the Army, and ended up in the Secretary's office making the recommendation that we ask the Army Inspector General to look into the Snowball and Crocus activities, and particularly look at how did we price the TOW missiles.

You probably have a copy of that I.G. report.

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But that was our immediate involvement; was there anything improper about the way the Army priced the missiles.

Personally, I was concerned that if a profit was made on the missiles in selling them to Iran and some of the press stories were indicating that at the time, did anyone in the Army purposefully keep the price low in order to drive the profit up on the other end?

I think the I.G. report clearly showed that that was not the case, but that was a concern that we shared, the Army leadership and the Judge Advocate General and the Inspector General, and a two-month I.G. investigation ensued.

At the same time I knew that the Department of Justice was looking into the matter, and he was very quick to get some of the knowledgeable people over to meet with officials at the Department of Justice to tell what they knew and then to meet with the FBI and various agents of the FBI that had questions for people in the Army.

This is before the independent council was established.

- Q Do you recall about when that was?
- A As I recall, the first meeting with the Department of Justice was two days prior to Thanksgiving, a Tuesday--
 - Q Late November '86?
 - tAc Yes, the same day, as I recall, that Admiral

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 Poindexter and Colonel North were relieved of their assignments and then that weekend following Thanksgiving we had a number of FBI interviews with people in the Army.

Q I have two documents, the first of which we will label as Exhibit 7. It is a 26 November '86 memorandum for the Deputy Chief of Stafr Logistics; subject: Department of Justice Questions, and it is signed by Susan J. Crawford.

(The document referred to was marked as Exhibit 7 for identification.)

MR. SABA: The second document is a memorandum for the record also dated 26 November '86; subject, meeting, with Department of Justice. This memorandum consists of four pages and is signed by Tony Gamboa, Deputy General Counsel, Logistics. Attached to that memo originally was Exhibit 7, which we just referred to, and in addition, an undated partial draft letter to Mr. Chuck Cooper, Office of Legal Counsel, Department of Justice.

I would appreciate your looking at both of the exhibits at the same time and then explaining their contents to us.

(The document referred to was marked as Exhibit 8 for identification.)

THE WITNESS: As I described a moment ago, I had occasion to go over to the Department of Justice, and I

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believe as this memorandum for the record indicates, it was the evening of 25 November '86. I remember that it was a Tuesday, and we within the Army with the Under Secretary and people in DCS/LOG were attempting to reconstruct what the Army had transferred and how many we had transferred. This was the same day, I believe, that Admiral Poindexter and Colonel North were relieved of their duties and the Department of Justice was involved in trying to ascertain the facts.

Chuck Cooper, Charles Cooper, the head of the Office of Legal Counsel, had called me several times by telephone to try to ascertain some of the numbers and some of the facts. I told him I didn't feel that we should be discussing classified information over open lines. Why didn't I gather up the knowledge of the people in the Army and get over to his office and sit down with him and tell him what we could, which we did that, I think.

BY MR. SABA:

Q Who is we?

A From my office I went, Tom Kranz, who was the principal Deputy General Council, and Tony Gamboa, who was the Deputy General Counsel for Logistics, and we took with us a Lieutenant Colonel Armbright, Larry Armbright, who worked in the Office of the Deputy Chief of Staff for



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1 Logistics. He had been the key action officer on Project 2 Crocus and had taken over Project Snowball from 3 Chris Simpson and a civilian by the name of Jim Emahiser, a senior civilian in the Deputy Chief of Staff for 5 Logistics. And we went to Chuck Cooper's office and 6 present were Chuck Cooper and Bradford Reynolds and Mr. 7 John McGinnis, who worked for Mr. Cooper at the Department 8 of Justice. and basically went through what we knew in terms 9 of numbers of missiles and price of missiles and explained 10 how the Army would price missiles using the master data file. Colonel Armbright and Mr. Emahiser were the 11 12 Army experts in this area and they, of course, carried the ball in terms of the discussion. The people at the Department 13 of Justice had a number of questions, some of which we 14 attempted to answer that evening; others we could not. 15 16 17 18 19

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You will note my list of questions here referring to the Department of Justice meeting. I asked, and I believe Tony Gamboa had some phone conversations with John McGinnis following that meeting, and was able to transcribe the specific questions.

Other than questions concerning price and quantities, did Mr. Cooper or any other person from the Department of Justice focus questions on any other matter? Did a matter other than pricing arise?

The quantity seemed to be more important to



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 Mr. Cooper than the price at the time, and he -- one of our transfers was either for 508 or 509 missiles and the distinction as to which it was, 508 or 509 was very important to him.

The reason he told me was that 508, I believe, represented the number that he thought Israel had already transferred to Iran in 1985, and that is why it was important to him to establish whether the request was for 508 or 509.

Q Was he trying to establish the difference between a replenishment of Israeli stocks and weapons which were directly transferred?

I am not sure exactly what he was trying to

establish. We discussed the differences between a foreign military sales activity. I tried to explain for him what system was. We really covered the waterfront that evening for two and a half or three hours.

That is why I had Tony Gamboa along, because he was our legal expert on logistics matters and foreign military sales.

Q Was there any focus that evening on the issue of congressional notification and a threshhold number of 14 missiles?

A That may have come up. I don't recall that specifically, but as I said, we covered so many topics that evening

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and it had been a very hectic day. That is when this was all breaking and I recall walking into the Pentagon that morning and my Secretary met me and took my coat and said, "Go up to the Under Secretary's office." And the same group that I described was huddling with the Under Secretary, trying to reconstruct after the fact when suddenly it became clear to us that it was the Army's TOW missiles.

- Q So the evening of the 25th was your meeting at the Department of Justice?
 - A Yes. This was a Tuesday evening, as I recall.
 - Q It was primarily an oral session?
 - A Yes.

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- Q Were there notetakers, do you recall?
- A Well, the attorneys for the Department of Justice may have taken notes. I believe Mr. McGinnis was taking notes. I don't recall Chuck Cooper or Brad Reynolds taking notes, although they have have been.
- Q I take it that meeting led to your preparation of what is Exhibit 7?
 - A Yes.
- Q Could you explain to whom, in terms of a name, the memorandum is addressed?
- A Well, it went to Lt. Gen. Ben Register, who was the Deputy Chief of Staff for Logistics. Specifically, his deputy, General Russo's replacement, a General K-i-c-k-l-i-g-h-t-e-r. who had become the assistant to the Deputy Chief of Staff for Logistics, who had really inherited all this from General Russo, he was taking charge there.

What we were doing was attempting to comply with requests for information from the Department of Justice.

- ${\tt Q}$ $\;$ Are the handwritten notes of this photocopy of the exhibit yours on the side next to the questions?
 - A AMC, SASA, AMC, yes.
 - Q What do they refer to?
- A SA would refer to the Secretary of the Army;

 AMC would refer to the Army Material Command. I don't know whose notes those are. They are not mine.

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- Q They are not yours?
- A They are not mine.
- Q Turning to Exhibit 8, are you familiar with the cover letter, the three-page letter by Gamboa?

A Yes, I am. In fact, I asked him to prepare this memorandum for the record so that we would have a written record of our meeting with the Department of Justice on 25 November.

- Q So you would say that the memorandum was prepared at your request?
 - A · Yes.
 - Q Did you review it?

A I did. I probably reviewed it in draft, may have made a suggestion or two to Tony, although I don't recall. Normally I would have done that.

Q So that in general you would say that you are in agreement with the letter?

A Yes, although I haven't looked at this in some time, but this would be a pretty accurate -- touching upon the main topics that we would have discussed that evening.

Q I notice that in the third paragraph, which commences on page 1 and carries over to page 2, there is some discussion indicating -- initiated apparently by the Department of Justice as to FMS prices for basic TOWs.

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A Yes.

Q And certain prices. Do you recall from the meeting how the issue of FMS came up, an FMS is an acronym, as I understand it, for Foreign Military Sales --

A That is correct.

Q Which is handled by DSAA?

A Yes, which would be an OSD activity. I don't recall specifically how it came up but I know that there were a lot of questions early on about what type of transaction this was, was it a foreign military sales, or was it an Economy Act transfer. Clearly it wasn't an Economy Act transfer. How would the price of an Economy Act transfer compare with a foreign military sales transaction. Would the price be different?

Q I take it you referred to the Department of Justice officials to Jerome Silver, then the DSAA counsel?

A That is correct.

Q Is it correct that in your understanding of the matters brought to your attention that the issue of foreign military sales had not arisen?

A That is correct. This had been an Economy Act transfer between two Federal Government agencies.

Q In the normal course of events, would an FMS type sale come to your attention?



Normally not.

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 Q Would a transaction in which the United States was replenishing the arms of a foreign nation which had acquired such arms through FMS come to your attention?

A Normally, no. I say normally because I really can't think of any FMS transactions that my office has had occasion to review. I suppose if one were to raise a question and the Secretary would ask us to look at it, or another member of the Army leadership would, we would do so, but I can't recall that.

Q Just for the sake of the record, if the United States were replenishing the stocks of Israel for Hawk missiles, is it correct at such a replenishment would be an FMS type transaction and that the legal review would go to Mr. Silver?

A I don't know that it would be an FMS transaction exclusively, but you are correct in the second assumption that it would go to Mr. Silver for review if it were an FMS activity.

What role the general counsel of the Department of Defense would play, I don't know, but there may be a role played there as well, my counterpart of the Office of the Secretary of Defense.

- O Who would that be?
- A That is Larry Garret.

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Referring back to the exhibit, which is Exhibit 8, page 2, the second full paragraph on page -- which commences with "Mr. Cooper," could you explain this paragraph?

I believe I touched upon this earlier when I said the number 508 was very significant to Mr. Cooper because he had explained to me that that is the number he thought that Israel had earlier in 1985 transferred to Iran. Which brings up a question of replenishment, I would assume, of Israeli stocks. Code A assets, condition code A assets, I learned through this review that we have different condition codes attached to the missiles, and at the time that the order came into the Army to transfer X number of TOWs, we did not have sufficient number in the condition code ready to go so we had to do some modifications to the missiles.

In some cases, the modifications involved adding a safety device; in other instances, it occasioned the Army a ctually changing warheads from a more modern version of the TOW back to the basic TOW in order to satisfy the number demand in the condition code that had been requested.

Let me ask you if you knew at the time, the time being February, 1986, that the missiles were destined for Iran, would that have changed your views any, and how?

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A You mean in terms of my legal opinion?

Q Yes, and I would give you the opportunity what you think you would have responded then and what you think you would respond now if there is a difference.

A It is always easy to play Monday/morning quarter-back. If I had known that the ultimate destination were Iran, I would still want to know the quantity and the price and I would want to know what was the underlying authority for the transfer. And in this case, of course, as I found out after the fact, there was a Presidential Finding that was the underlying authority. Then, in terms of legal review, I think that some of the missing factors that were not known to me in February of 1986 would be satisfied.

From a pure legal review point of view, I possibly would have passed on it had I been satisfied that the authorities were in order and the price and quantity were within the reporting threshold of the requirements to Congress.

Q In your view, would you have thought that a Presidential Finding would have been necessary in that case?

A For this transaction, as I understand it to be, yes. By that I mean it is not a foreign military sales action, it is a transfer and a Presidential Finding would have been required.

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Turning your attention to the last page of

Exhibit 8 --

A Page 4 of the Gamboa --

Q Yes. It appears to be a draft of a letter to

Mr. Cooper. Are you familiar with this document?

A Oh, this is following Mr. Gamboa's --

Q That is correct, following Mr. Gamboa's letter.

A This is not the same -- this is the same, yes.

A list of questions?



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 $\ensuremath{\mathtt{Q}}$ No, it is the last page of Exhibit 8, the very last sheet -- that is correct.

A Oh. I am sure I have seen it. Oh, yes, yes, I am familiar with this.

Q Do you know who drafted this?

A This could well have been typed in my office. As I recall, I may even have taken some handwritten notes over the phone, additional questions that Mr. Cooper had, it might have come from John McGinnis, and this could well have been typed from my own handwritten notes taken over the telephone.

Q Do you recall if these answers were provided `directly to Mr. Cooper following this meeting?

A It took some time to gather these answers together, and by the time that the Army had them together, events had proceeded to the point where we were dealing with agents of the Federal Bureau of Investigation and the Independent Counsel was at least on the scene or in the picture, and the questions — the answers were provided, but I don't believe that they were provided directly to Mr. Cooper, who was out of the picture at that time.

Q I see. I want to show you another exhibit which we will mark Exhibit 9.

(The following document was marked as Crawford Exhibit No. 9 for Identification.)

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BY MR. SABA:

Q It is handwritten notes, dated 1 December 1986.

It appears to be on Department of the Army, Office of General Counsel stationery, and it is a two-page set of notes which apparently bears your initials. Could you tell us the circumstances surrounding this memo?

A I believe that following General Russo's interview by agents of the FBI, he called me to give me a backbrief via telephone, and these are my notes on his report to me of his interview with the FBI. Early on in this, I would say right around the Thanksgiving timeframe, the Secretary of the Army appointed the General Counsel's office as the ~- I

because that confuses it,

as the central clearing house for all release of information, all information to be released to investigators, whether they be Independent Counsel or Department of Justice or Congressional, would be provided to my office, and we would then alert the Office of the Secretary of Defense through the General Counsel at OSD and then release the information, a procedure that we are still following today.

The Secretary of Defense did the same with his General Counsel so we would have a centralized office to gather the information and turn it over to the investigators.

Q I understand there came about, in response to the various inquiry procedures whereby information collected

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within the Army would pass from your office and from your office to that of the Secretary of Defense?

A General Counsel for the Secretary of Defense.

Q So you would provide information directly to Mr. $\ensuremath{\mathcal{L}}$ Garret?

A That is correct.

Q I show you another document, marked Exhibit 10.

It is a document dated 15 December 1986, and it is entitled

"Notes for the General Counsel, Department of Defense".

(The Following Document was Marked as Crawford Exhibit No. 10 for Identification.)

by the Office of the Deputy Chief of Staff for Logistics, to which I attached a cover memo, this note to Larry Garret and sent up to him. As you can probably appreciate in this late November-early December timeframe, we were doing a lot of reconstructing, and the Office of the Secretary of Defense through the General Counsel was asking a lot of questions, questions that we were trying to answer internally within the Army as to quantity and price, and that is why I believe I added in here, sort of covered myself -- I know you are aware -- we had discovered an error in pricing. How big an error and why it occurred, we didn't know as of 12 December. That is why we had asked the Army Inspector General to do an investigation.

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BY MR. SABA:

Q Turning your attention to the third page of the exhibit, are you familiar with that document?

A I have seen this document, yes.

Q It appears to have been created from the prior page of this exhibit, which is your --

A This one perhaps I have not seen before, but I knew that this was being prepared, that that is what Mr. Garret was going to do.

Q The third page of the exhibit is entitled,
"Memorandum for the Secretary of Defense, TOW Missile Transfer
Pricing This memo does not bear a date, though it appears
to have been prepared by Mr. Garret, and judging from the
date of your cover memo, it was probably prepared, I think,
after 12 December 1986. Do you know when it might have
actually been prepared?

A I think your guess is probably as -- fairly accurate. It would have been shortly thereafter. I know that Mr. Garret -- I don't want to say he was pressuring the Army, but he was under a great deal of pressure himself to try to get the facts out as quickly as he could.

Q Would it be fair to say that these three papers demonstrate the flow of information concerning pricing from the Army to the Secretary at that time?

A Yes. The conduit was my office to the General



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Counsel, Department of Defense, for most information.

Q So that if, for example, the Secretary in late

December thought the price for a TOW was \$8,435, it is

reasonable to presume he might have obtained that information

from this paper?

A That is a reasonable assumption, I am sure. The Army Inspector General report was not concluded until some time in late January during one of the snow storms, I know.

Q For the sake of the record, I show you what will be Exhibit 11, which is a memorandum, dated 15 December 1986, and it is signed by Susan Crawford.

(The Following Document was Marked as Crawford Exhibit No. 11 for Identification.)

BY MR. SABA:

Q Can you give us a little bit of information on this memorandum?

A Yes, actually I was a little uncomfortable in sending this memo. I didn't think it was my place to inform the Army leadership that the transaction Project Snowball was to cease. As you probably know, we had not transferred all the missiles that had been in the requirement, and some of them are still sitting in the Anniston, Alabama Army Depot.

In a phone conversation with Larry Garret, he informed me that the Secretary of Defense had said that we were to discontinue support of Project Snowball. When I

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passed that on, Garret asked me if I would pass that on to the Army leadership -- I said I would be happy to do so, but I thought that it would be more appropriate if the Secretary of Defense were to inform the Army leadership. He responded that the Secretary of Defense had informed him, and he was informing me so I too!: on the task of informing the Army leadership through this memo.

As a practical matter, the Under Secretary had prior to December 1986 said we are not going to ship any more, so the Army practically had already stopped.

- Q This would not be the normal channel to use --
- A No, that is why I was uncomfortable doing it, but the General Counsel asked me to do it, so I did it.
 - Q The appearance is that the lawyers have taken over?
- A More properly, this should have come from the Secretary of Defense to the Secretary of the Army, and maybe it had through other channels I was not aware of.
- Q I have another exhibit, Exhibit 12, which is a memorandum for the General Counsel, Department of the Army, from General Register, dated 18 December '86, and there is a six-page memorandum attached to it untitled and undated. I would ask you to comment on this.

(The Document was Marked as Crawford Exhibit 12 for Identification.)

THE WITNESS: I believe these were in response to

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the questions that we reviewed earlier that were raised by the Department of Justice on the evening of 25 November and in phone conversations the next day or so thereafter.

BY MR. SABA:

Q Were these provided by you to the Department of Justice?

A As I said, by that time -- I am sure they were provided to the investigators. I probably provided them to Larry Garret, and then they went on from there to the investigators. By that time, Charles Cooper and Brad Reynolds were not the preeminent investigators for the Department of Justice. I don't recall whether or not the Independent Counsel was operating at the time.

Q General Register would have provided you with this memo, and your recollection is that you would have provided this to whom?

A To Garret or to his office. He has an attorney by the name of Ed Shapiro who was his key man to gather the information for him.

Q Would you also have provided that at that time to the Independent Counsel?

A Either Garret would have done that or asked us to do that and give Garret a copy.

Q Do you have any recollection of providing that memo to the Department of Justice?

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A No. When you say the Department of Justice, you mean the active investigators at the time?

Q Let's start with that, yes.

A We would have provided it to the tight to Cooper and Reynolds or to Cooper's office, because I believe by this time he was no longer actively investigating the matter. It may have been -- most likely, we gave it to him, and we can check this, we would have given it to the FBI agents who had entered the investigatory picture the weekend of Thanksgiving and had remained active.

Q During the period November and December 1986, did you provide at any time memoranda to anyone on the National Security Council staff?

A No.

Q We come to the last exhibit -- this is the 1st exhibit -- handwritten notes dated 15 January 1987. It appears to be addressed to you, and it is signed "George".

(The Document was marked as Crawford Exhibit

No. 13 for Identification.)

BY MR. SABA:

Q Can you tell us who George is?

A Yes. George is a Major George Peirce, P-e-i-r-c-e, an American attorney, a Judge Advocate assigned to my office. George Peirce was my key action officer from the summer of

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1986 until last Friday, replacing Tom Taylor, who had gone to school for a year.

- Q And was Major Peirce tasked with responding to various requests and coordinating this matter?
- A Major Peirce was my office's key action attorney ... tin dealing with Larry Garret's office and the transfer of all documents and information to be released to the various investigators.



(3:15)

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BY MR. SABA:

Q Can you tell us for the record what has been the procedure in 1987 concerning the transmission of information from the Department of Army to other Executive agencies of the government?

I am specifically excluding all committees.

I would prefer --

- A You mean in terms of the investigation?
- O Yes.

A We have had a number, as you know, Our own investigation, the GAO, Congressman Aspin's staff, the House Foreign Affairs Committee, the HPSCI, SSCI and of course the select committee, in addition to the Independent Counsel, now the Independent Counsel or the FBI. The procedure basically has been that within the Army, my office would gather the information, the documents, and transmit them to the Office of the General Counsel of the Department of Defense. In some instances, General Counsel for the Department of Defense would ask us to transmit the documents directly to the requestor, just notifying the Office of General Counsel of DoD we had done so.

Some places we would leave copies with DoD

General Counsel. In any event, we would not release
without at least notifying the General Counsel of DoD we

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had done so.

Q I have a few questions of a more general nature.

You mentioned earlier in your testimony and I believe in other interviews that since these events have unfolded, there has been a change with respect to your access as the General Counsel to the Department of the Army to findings.

Can you provide us with more information about that? Specifically, when did the change occur? Is there a requirement you see the finding? Is it that you had access to the finding? What is the current situation?

A Actually, the change has been that the Army now has access to review a Presidential Finding and specifically within the Army, the Secretary and I are authorized to review a finding. That change occurred in the early spring of this year, 1987.

From time to time in the past, the Army, whether it be through or my predecessor as General Counsel of the Army has requested access to a Presidential Finding and that request has been denied. I have always felt, as did my predecessor, that in order to truly meet a legal review, I need to review the finding to make certain that the support that is requested of the Army is within the scope of that finding.

And, as I mentioned, since the early spring

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of this year I have had access -- by access, that means when a transaction comes through my office, the underlying authority of which is a Presidential Finding, I call the Deputy's office, the office of the Under Deputy of Defense Policy; there are two people designated in that finding to me and remain with me while I review it and then take it back and lock it up in their safe. I'm permitted to take limited notes, which I have retained a copy in our own internal files, so if I'm absent from the record and an activity comes through, the action officer can check the register of findings I have reviewed to make certain the activity falls within the scope of the findings I have reviewed.

Q How would you know there isn't a finding?

A Normally a finding, the fact of a finding has been known to us for a number of years. The request coming into the Army would reference a finding by country and by date.

It is just that we in the Army have not sat down to read the text of the finding. We know that one exists.

Q As an example, I point out that in this case, there was no information provided as to a finding, although we know there in fact was a finding on approximately 17 January 1986. How would that situation be avoided

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under current procedures?

A I'm not sure that it would be. The SNOWBALL transaction was, as I say, outlined. It wasn't a normal request that came through the It was an order to execute, a requirement; here's a requirement, Army, fulfill the requirement, and I'm not sure that just referencing a finding would avoid that from happening.

Q My concern, as you appreciate then, is what triggers a review and the possibility that it can be by passed through what you refer to as a requirement as opposed to a request. Could you define for us the difference in your mind between a requirement and a request?

Well, a request obviously gives us some discretion and flexibility and the opportunity to say no, which a requirement does not. But perhaps I can better describe it, I think perhaps I touched on this earlier, I can accept the fact there are some activities or transactions or operations that are so sensitive that perhaps there would be no paperwork, and reviews would be limited.

For example, in the invasion of Grenada, I did not know about that in advance, nor do I think I needed to know about that in advance. There may be other such activities that would be similar.

does the head of the Army,

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the Secretary of the Army, know, is he satisfied all of
the appropriate reviews are in place; whether or not the
Army has done them, has somebody done them? Has there been
a legal review, has there been a policy review or a concern
of congressional notification addressed? If he is
satisfied with that, I can accept the fact there are some
activities that would be of so sensitive a nature they would
not go through our normal staffing process.

I think those are exceptional and I think that is the exception, not the rule.

Q · Other than Project CROCUS and Project SNOWBALL,

do you know of any other provisions of equipment to the

CIA by the Army since the initiation of the

system which have gone outside that system?

A I'm not aware of any others. These are the only two that I'm aware of. That is not to say there aren't others, but I'm not aware of any others.

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Q In an earlier interview you had mentioned that in an ideal world you would want to have additional facts. I think you indicated that because of an embargo, in reference to Iran. You would have been curious about the existence of a presidential finding.

Do you recall that general line of discussion?

A Yes. I believe that I do recall that. Although
I suppose one can say the Army's responsibility is to
transfer to the CIA and the Economy Act governs that, and
perhaps that is where our responsibility ends, but I am
always curious as to what happens after that. Whether or
not the Army should be curious about that, I suppose
one could debate.

- Q Leaving aside the issue of a transfer to the CIA, assuming that that is not the case, what would your understanding have been legally in the event of a transfer directly.
 - A Army transfer directly?
 - Q Yes. A sale by the United States Government.
 - A By the United States Government.
 - O Yes.
- A What would be the nature of the transaction?

 Foreign military sales or what type of transaction?
- Q Let me strike the first -- the nature of the transaction. First, a sale directly by the United States

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government of Iran.

A Well, it is my understanding there is an embargo placed upon such sales by the President, and would take the President lifting that embargo in order to authorize that transaction to take place.

Q Do you recall, are you referring recifically to something under the Arms Export Control Act? Do you have specific concept of what you mean by embargo?

A It is my general understanding rather than specific, that the United States Government, by presidential decree, was not to deal with the government of Iran and that that related back to the taking of the hostages in 1979, the storming of our embassy.

Q Suppose the transaction was the replenishment of Israeli weapons and let's assume this replenishment would be at a value greater than \$14 million.

A I would be speculating off the top of my head to that. I would need to review that, the authorities. I am not prepared to answer that one.

Q Let me tell you what we have come to know, and this might help you to see where I am going. We know that in the middle of November 1985 there was a request made over to DSAA as to the availability, modalities of transfer of a substantial number of Hawk missile systems, and it became known very shortly in November we were discussing Iran as

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the ultimate destination of these Hawk missile systems.

Let us say it was not clear at the time as to the nature of the transfer whether it be to an official of the government of Iran or whether Israel would transfer weapons immediately, but for their own security reasons wished almost immediate replenishment of those missiles.

Let us say also that it is unlikely that Israel would have made the transfer to Iran, sale to Iran without the United States' consent, but the transaction would have been-Israel would have sent, sold to the government of Iran more than 100 Hawk missiles. Iran would have paid Israel for these missiles in cash up front and Israel in turn would have purchased those missiles almost immediately from the United States.

Assuming that were the transaction, the time period is November and the first week of December 1985, and that request had come into the Army. What would have been the response?

A I am sure I would have raised a lot of questions in terms of the underlying authority for the transaction. I would need to determine the applicability of the Arms Export Control Act for military sales provisions. Was this a classified activity? What sort of intelligence ramifications, if any, would be there and whether or not a presidential finding would be necessary.

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It is possible to accomplish that, but I think several factors would need to be considered ahead of time to make sure the authorities were there.

- Q These factors would be needed to be considered ahead of time. Do I take it you are not prepared to give me an instant legal opinion?
 - A No, I am really not prepared to do that.
 - Q So you don't want me to ask you --
- A You are welcome to ask. You get what you pay for. I haven't done my homework on all that.
- Q ' Had anyone asked you for such an opinion in that time frame?
 - A No.
- Q Have you ever developed a legal memorandum or opinions in 1985, second half of 1985 or in 1986 concerning the possibility of such transfers?
 - A No.
- Q Would it have been your understanding in 1985 that a transfer by Israel or replenishment of Israeli weapons, a value which would exceed \$14 million, would have required advance congressional notification?
- A If the transfer were done pursuant to the Arms
 Export Control Act, I believe the \$14 million threshhold
 is a provision of that amount.
 - Q Did anyone discuss with you in the period of

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November or December 1985 the transfer of TOWs or Hawks to either Israel or to Tehran?

A No.

MR. SABA: I have no further questions.

MR. GENZMAN: I have no questions.

EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE

BY MR. KREUZER:

Q We discussed earlier that it is the policy of the Secretary of Defense that the recipient of I guess Economy Act transfer items has the responsibility to notify Congress if they exceed the threshold of the value established by Congress. Is that something you were discussing earlier?

A Yes.

Q Do you happen to know the origins of that policy?
Is that a recent policy?

A I don't think it is recent. I think -- I believe my predecessor, former general counsel, dealt with it also. That has been the position of the Office of the Secretary of Defense since I have been involved in reviewing these types of transactions.

Q Would you comment on what you perceive to be the rationale behind that policy?

A The primary responsibility is with the receiver, with the idea the receiver is the user, and it is the

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user/receiver's activity that would be of principal concern

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17 18 addressed in an Economy Act transfer such as we are looking at at the CIA or foreign military sales? What would the I am talking Economy Act, because the underlying

Would this be a question that would be primarily

all I can think of to the CIA would be the Economy Act. Then would you say that most of the Economy Act

basis for most of our transfers of equipment, virtually

The ones that would come through the

transfers that occur involve the CIA?

We have a lot of other

Economy Act transfers with other agencies in the Federal Government, butthose with the special access type of nature

or classified transaction would be with the CIA.

MR. SABA: I think I can ask the question a little different way.

BY MR. SABA:

Is it correct that once the transaction is structured such that the Army is transferring weapons to another United States Government agency, in the absence of a specific statutory requirement, the Army believes it is

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 governed by only the Economy Act, which essentially establishes pricing?

A The Economy Act governs the pure transfer of the equipment. It does not govern the us gage of the equipment; it governs the actual transfer itself.

Q Asked another way, once the transaction is structured such that the agency receives the equipment, the Army believes that it has no further obligation as to other statutes for congressional notification?

A Well, that is stated a little strongly. The

Army leadership, and by that I mean John Wickham, the

outgoing Chief of Staff, and Secretary of the Army,

are very concerned about the end us age of Army equipment

and that all legal authorities are complied with whether or

not it is the Army's job to comply with them or responsibility

to comply with them, and that includes congressional

notification.

Q I will be blunt and frank. There were individuals in the Department of Defense, and including in the Army, who in January 1986 were aware that these weapons would ultimately go to Iran. It has been argued that the Department of Defense, specifically the Army, had no duty to comply with any statute in general regarding notification to Congress because the transfer was structured in such a way that it became an Economy Act transfer.

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The implication, when we say Economy Act transfer, is that the DOD becomes absolved of notification requirements that would otherwise pertain if DOD were making the transfer. The question then is: does the Army believe that even if it knew weapons were going to Iran it would have no notification requirements?

Suppose they told you, suppose General Russo had now said to you, "I know these weapons are going to Iran", would your answer still have been the same, that the obligation for notification rests with the agency?

A' I would say, first of all, I am surprised General
Russo knew --

Q I don't say he did. But let's assume that he did.

A I think, technically speaking, the Army is not in a position to countermand the policy of the Office of the Secretary of Defense. That office has made it clear it is not the Army's responsibility to notify Congress. Now having said that, and knowing Jack Marsh, as I do, I think he would have been very uncomfortable, extremely uncomfortable, in not knowing whether or not Congress has been notified.

I would, I am sure, make it a condition the congress be -- in fact, in this case he raised the issue.

Q It is troubling, because there is in your memos



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 and other memos in the Army a certain discomfort, a certain unease, others call it a sort of gut feeling that we are not happy about this. Yet it appears that the transaction is structured in such a way that as a legal matter that the Department of Defense is absolved from any congressional notification.

I ask the question in a technical sense now, because we are also looking to writing a report making recommendations and the Members of Congress will consider current statutes and whether they are sufficient or insufficient, and so I would distinguish between what some might feel is a moral obligation or a gut reaction and what the legal requirement is.

Leaving aside questions of moral unease, even if General Russo had come to you and said, assuming he knew, "These weapons are being transferred by the agency to Iran,", and I point out that it is likely that General Powell certainly knew that, and if they had come to you and said, "These weapons are going to Iran," would it make a difference in your legal opinion as to congressional notification?

A It would have raised the uneasiness factor a decimals to be sure.

Technically, the primary legal responsibility to notify Congress would still rest with the CIA. Whether or not I would feel compelled to recommend to Jack Marsh,



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whether or not he would feel compelled to buck the system and have the Army independently raise the issue, which is a rather drastic countermanding of a superior, I don't know. I don't know whether we would have considered that at the time.

I believe the Army, that General Russo did not know, he has so stated, and that the Army was purposely not told. Whether it was to protect the Army or just keep us from learning --

This is a wonderful loophole. We can do it but not do it because we are going to give it to the agency to do it.

You are talking about a dual reporting system then or making the DOD main responsibility and not --

I am asking if the Economy Act was, in fact, a convenient loophole to avoid congressional notification as a legal, technical matter, and place that responsibility or permit it to fall on another agency.

Under existing authorities, though, I don't -the Economy Act governs most of our transfers of equipment not only to the CIA but to other agencies. I don't think people will just, looking back on it, I don't think people had a choice to go this way, this way or that way. Economy Act is really the only way we do it. I don't know if it was searching for a loophole.



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 Q I don't mean the Army. I am taking an overview,
I am looking at the entire role of the Department of
Defense and the United States Government.

Because the issue of congressional notification is obviously what our members are concerned about, and there is this unease in the memos throughout the Army. The Army clearly has not told who the weapons were going to. One gets the impression this was done very carefully and the Army was not told. Yet, frankly, there were those who knew, I am not saying those in the Army who knew but there were people who knew.

A No one assigned to an Army activity, of course, he an Army General, but assigned to OSD.

Q There were also other civilians but not in the Army. I am looking as a lawyer, though, because I am looking to determine whether the laws are adequate or not. If the sense of the people, including the sense of the Army, there should have been notification, then I have to look at the statutes to see if, in fact, it is required. If it was not, then I make another decision and it falls that way. That is why I asked you.

If you knew it was Iran anyway, apart from unease, would your opinion have come out the same anyway? That is, the burden of notification of the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the agency and the statutes would have passed to the statutes would have passed to the statutes would have passed to the statutes which is the statutes where the statutes would have passed to the statutes where the statu

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 of the Army would have no congressional notification requirements?

A Technically I believe that would still be my conclusion, but as I said, the unease factor would have been reaised to a level of perhaps the Secretary of the Army and with others would have considered raising the issue -- we would have been in a better position to raise it more strongly if we had known where the missiles were intended to go.

Q So it might be said, it might be attement that one way to circumvent the and possibly circumvent, I don't mean illegally, notification requirements would be simply to not tell the Army, or another agency not to tell the Army what the end use of the weapons is going to be?

A Or perhaps the activity of the transaction was so sensitive, as I mentioned earlier, I can accept there would be some that would be so sensitive that I certainly do not need to know and for national security reasons.

I would be better off not knowing and others in the Army.

Q That is one way I could get weapons out of the Army and not raise all these concerns in the Army

A I think it would be a little harder to get them today than it was a year ago. But for the sake of argument, yes. That possibility would exist.

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Q I have only one other question. At any time in 1985 or in 1986, do you know of your own knowledge or did you hear of Colonel North, someone from the NSC, asking about the price of TOWs?

A No. I knew that after the fact when we were trying to reconstruct the --

Q No one ever said to you in the course of conversations that, for example, in late November 1985, Colonel North called up and asked for the price of a TOW?

A. No. I heard that also again when the I.G. was doing its investigation a year or so later, but I had no knowledge of that in 1985.

Q When you heard about it a year later, what was the context of your hearing about it?

A The context was during the course of the Army Inspector General's interview of a number of witnesses attempting to re-do, re-look the transaction as to how we priced the TOW missiles, the allegation, I guess, or -- I will call it an allegation, was raised that Colonel North had called someone in the Army and asked about pricing of TOWs. I think that allegation did not bear out in the final report, perhaps there would have been some discussions but I believe it was as I recall the report, at the OSD level, not with the Army.

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Q	I assume you don't recall any evidence or come to
know of	any evidence, in fact, Colonel North had called
someone	in 1985 and asked what the price of a TOW

A I recall that coming up as an issue, but I don't recall any evidence that would --

Q That it occurred?

A That it occurred.

MR. SABA: I have no further questions.

MR. GENZMAN: Nothing from me.

MR. SABA: I would like the record to show

Ms. Crawford came voluntarily. We certainly appreciate

the time she has given us and, once again, we express our

appreciation to the Department of the Army for the

cooperation they continue to show these committees.

THE WITNESS: Thank you.

(Whereupon, at 3:45 p.m. the deposition was adjourned.)



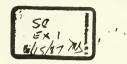
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DEPARTMENT OF THE ARMY OFFICE OF THE GENERAL COUNSEL WASHINGTON, DC 20310



13 FEB 1986

MEMORANDUM FOR THE SECRETARY OF THE ARMY

SUBJECT: Support to Intelligence Operations

During a recent review of an issue in our office, we noted a significant provision in the Intelligence Authorization Act for Fiscal Year 1986 that we wanted to call to your attention.

During Fiscal Year 1986, the transfer of defense articles or services exceeding one million dollars by an intelligence agency to a recipient outside that agency is considered a significant anticipated intelligence activity for the purpose of reporting to Congressional intelligence oversight committees. In addition, an intelligence agency may not transfer any defense articles or services outside the agency in conjunction with any intelligence or intelligence-related activity for which funds were denied by the Congress.

These provisions appear to reinforce our view of the importance of Congressional notifications in connection with support to intelligence operations.

Declassified/Released on 11FEB88 under provisions of E 0 12355 by K. Johnson, National Security Council

Susan J. Crawford General Counsel

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by K Johnson, National Security Council



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OFFICE OF THE SECRETARY OF DEFENSE

WASHINGTON, D.C. 20301

N 98991

12 March 1986

HENORANDUM POR VICE ADMIRAL POINDEXTER

The attached memorandum from the Director of the Army Staff is self-explanatory. It reflects the unease of the Army General Counsel's office over the transfer of items with which you are familiar. As you know, we have been handling this program on a very close hold basis, and the Army has been told nothing with respect to destination. Per guidance received from MSC, the Army has been told that they have no responsibility for Congressional notification. The Army has also been told that whatever notifications are to be made will be taken care of at the appropriate time by the appropriate agency and that the Attorney General has

provided an opinion that supports this position.

The Secretary asked that I make you aware of the Army's concerns in the event you wish to advise the DCI or the Attorney General.

Colin L. Poweri Major General, USA

Major General, USA Senior Hilitary Assistant to the Secretary of Defense

under provisions of £ 0 12356
by K. Johnson, National Security Council

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DEPARTMENT OF THE ARMY OFFICE OF THE CHIEF OF STAFF WASHINGTON OC 20216

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7 MAR 1955

MEMORANDUM FOR THE MILITARY ADSISTANT TO THE SECRETARY OF DEPENSE

SUBJECT: Congressional Notification of Significant Intelligence Activities (U)

1. (TS/MOFORM) On 18 January 1986, the Army responded to a verbal tasking from your office to provide 1,000 TOW missiles to the Central Intelligence Agency with a contingency for 3,509 more at a later date. The first 1,000 missiles were delivered on 14 February 1986 to the CIA.

- 2. (FECROPORN) This request for support circumvented the normal System for reasons of security, yet the support exceeded the \$1 million threshold established in the FY86 Intelligence Authorization Bill for reporting to Compress as a "significant intelligence activity." Funds in excess of \$1.5 million were provided by the CIA to reimburse the Army for the first 1,000 missiles. Billing and payment will occur within 60 days, or when all missiles are delivered, whichever is shorter. The Agency expects to complete the preject within 60 days.
- 3. (18/MOPORM) SECORY memorandum of 13 June 1983, subject: DoD Support (3), establishes responsibility for notification of Congress of DoD support to the Agency with the Deputy Under Secretary of Defense for Policy. It also confirms that primary responsibility resides with the Director, Central Intelligence. In the case of the TOW missiles, the Army understanding on responsibilities for notification conforms with your June 1983 memorandum:
- 4. TE(MOFORM) This memo is to assure understanding of statutory requirements should this issue be raised by one of the Congressional intelligence committees in the future.

Partially Declassified/Released on #FESSS under provisions of E 0 12356 by K Johnson, National Security Council

ARTEUR E. BROWN, JR. Lieutenant General, GS Director of the Army Staff

CLASSIFIED BY: DASP DECLASSIFY ON: OADR UNCLASSIFIED PROFORM



Y CHIEF OF STAFF FOR OPERATIONS AND PL WASHINGTON, DC 10116

DAMO-ZA

18 APR 1986

MEMORANDUM FOR DIRECTOR, JOINT STAFF

SUBJECT:

System (U)

1. (S) The System provides a single channel for requests for support from the Central Intelligence Agency to the Department of Defense. The system protects extremely sensitive information from both inadvertent and deliberate disclosure, allows for covert support to Agency operations worldwide, and insures adequate Service review of the requests.

2. (S) Recently, a number of requests involving transfer of high technology weapons, large quantities of limited, sophisticated missiles, and/or spares for low density weapons have bypassed the System. These requests have been made by members of System. These requests have been made by the Office of the Secretary of Defense directly to Service officials. ticipated of has done so after the fact.

3. (S) Requests which bypass the Service and no Joint Staff scrutiny, yet may impact on the Service's warfighting capabilities. The Secretary of Defense should be made aware that using ad hoc channels to support the CIA may degrade security overall and impair national security.

Partially Declassified/Released on 11FCB88 under provisions of E O 12356 by K. Johnson, National Security Council

CARL E. VUONO

Lieutenant General, GS Deputy Chief of Staff for Operations and Plans

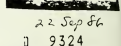


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MEMORANDUM FOR VICE CHIEF OF STAFF, ARMS W 248, 96

SUBJECT: ROAM STOCK Support (U)

1. (U) Reference ODCSLOG action memorandum first under.

2. (S) Support to project CROCUS was directed by the CSA to ODCSLOG in late May or early April 1986. Although the Chief, was advised of the required support, taskings did not flow through the System. Therefore, supporting memorandum with normal regar review and formal Army leadership approval are unavailable. Reference was prepared in an attempt to begin formal written documentation for support to project CROCUS. However, the ODCSLOG memorandum fails to adequately provide the necessary background for the leadership.

3. (C) Recommend you discuss this issue with the DCSLOG as the requested support does impact on the Army's air defense capability.

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Colonel, GS

Chief, Technology Managment Office

Sir MFR fram LTG Russo has seen added as to 6 B. Talked to CSA he asked that you doop next under that I discuss the altin futh SA and file it. He is uneway about too much written material being passed award on this.

ANDPRING OF THIS DOCUMENT IS CL . HAMPOARTY DUMING DOUBTHO, TOTALS STATE HOT BE UNED. ACCESS THIS DOCUMENT HUST BE LINITED TO DES THE MEST KNOW THE INFORMATION

EXHIBIT R-14

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WASHINGTON, DC 20210-0104



1 0 OCT 1986

MEMORANDUM FOR THE SECRETARY OF THE ARMY

SUBJECT: Additional Support of Project Crocus (U)

(U) The action memorandum to you of September 8, 1986, SAB, concerns additional support for this project beyond that already provided in May 1986. The Chief, TMO provided me with the action memorandum and supporting documentation because the original request was not processed through the prescribed and did not receive the legal reviews required by the DASP(U). The action memorandum on additional support also omits TMO, OTJAG, and my office.

TSL I have not been provided with sufficient information on this project to permit a complete legal review or concurrence, but the available information (or lack thereof) does raise serious legal and policy concerns that should be resolved prior to your action on this request. Specifically:

a. (5) Since the ultimate purpose of this request and destination for the materiel have not been disclosed, I cannot address statutory or other restrictions that might apply, or the approval authority required under DOD Directive 5210.36. Review by the DUSD(P) is required if this request involves substantial risk of embarrassment to the United States or DOD, or, if in your judgment, it involves questions of policy or propriety.

b. (1) The request, if supported, will result in an inventory zero balance on three items and impact on the Army's air defense capability. Both DOD Directive 5210.36 and the DASP set forth a policy of providing support to non-DOD agencies if it will not interfere with, or impede, the performance of the missions and functions assigned to DOD. Thus, the impact of this requested support on the Army should be carefully evaluated.



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c. (S) It is not clear from the supporting memoranda whether Roam Stock still contemplates transferring radar systems that were previously identified as Iranian assets pending settlement of claims by the U.S. - Iranian Claims Tribunal. Any such proposed transfer should be reviewed by OSD. This would be treated as a separate request for end items, rather than repair parts.

(U) I am concerned that it was deemed necessary to handle both the original and additional requests through other than the established System and to exclude both OTJAG and my office from the review process. Due to his attendance at the JAG Conference, MG Overholt has not yet had an opportunity to review this matter, but I am confident that he would concur in my view that sensitive programs should be given proper legal review before the Army leadership is committed to their support.

Susan J. Crawford General Counsel

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DEPARTMENT OF THE ARMY
OFFICE OF THE CHIEF OF STAFF
WASHINGTON BC 20300 0100



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2 2 OCT 1986

MEMORANDUM THRU, CHIEF OF STAFF, ARMS MA CLOUBE

FOR SECRETARY OF THE ARMY

SUBJECT: Project CROCUS (U)

1. (S) The DCSLOG memorandum at blue flag recommends Secretary of the Army release to ROAM STOCK additional HAWK Missile System repair parts/support items. The DCSLOG position is that release will have minimum impact on Army readiness. The memorandum relates to an earlier, verbal directive to DCSLOG to provide HAWK items to ROAM STOCK for project "CROCUS." Four radar sets were also part of the original request. Two of these are Iranian assets which are being held pending settlement of claims by the U.S. - Iranian Claims Tribunal. All four sets are still under Army control at Letterkenny Army depot; they are no longer part of the current ROAM STOCK request. At Enclosure 1 is a matrix summarrizing the status of the CROCUS action.

2. (S) This office became involved when DCSLOG requested the .
memorandum at blue flag be carried by to the Army leadership.
When it reached the CSA he indicated there was sensitivity
regarding written material on CROCUS but did direct that the
memorandum be sent to TJAG and GC for "review." Their comments are
attached at Enclosure 2.

3. (S) In view of the sensitivity of CROCUS, recommend the Secretary of the Army discuss the project with the SECDEF making the following points:

a. Details of project CROCUS need to be provided to appropriate authorities within DoD.

b. When details are known, proper DoD legal review should be accomplished.

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DACS-DMP SUBJECT: Project CROCUS (U)

c. There should be no further release of materiel until the above occurs and a legal position is established.

ROBERT T. HOWARD

Colonel. GS

Chief, Technology Management Office

This memo was read by SA on 16 Oct 86. Her Maish and By Cavazza visited Mr Taff on the subject on 24 Oct 86. At present the action is in 16 60 product for the quickness from Mr Taft. Fet 17 Nov 86

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26 November 1986

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S. CRAWFORD EX #7

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MEMORANDUM FOR THE DEPUTY CHIEF OF STAFF FOR LOGISTICS

SUBJECT: Department of Justice Questions

During a meeting at the Department of Justice between Mrs. Crawford and Mr. Chuck Cooper, Assistant Attorney General, the Department of Justice requested that the Army provide answers to the following questions:

- Provide a reconstruction of the fluctuations in condition Code A assets for the basic TOW missile going back to 1 July 1985.
- 2. Provide the FMS price of basic TOW from stock and break out the elements of this price. $\lesssim \mathcal{H}$
- 3. Does the Department of State or the Department of Defense have a policy which precludes approval of export licenses for direct commercial sale of TOW missiles and requires all sales to other governments be by PMS?
- 4. Does the Army have any record of requests for price and availability of TOW missiles from any other U. S. Government entity prior to the 18 January 1986 request?
- 5. Provide the number of TOW missiles sold or transferred to Israel by grant, PMS, direct commercial sale, coproduction, or U. S. approved transfer from a third country and the dates of such transfers.

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- Provide the same information relative to Israel as called for in question five for HAWK missiles and equipment.
- 7. With regard to questions 5 and 6, the Under Secretary has directed that the same information be compiled for all Middle East countries.

Request that your office compile answers to these questions as soon as possible and provide them to me for transmission to the Department of Justice.

> Susan J. Crawford General Counsel

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SECRET ! TITLE

DEPARTMENT OF THE ARMY
OFFICE OF THE GENERAL COUNSEL
WASHINGTON OC 20370 3104

26 November 1986



S. CRAWFORD EX. #8

MEMORANDUM FOR RECORD

SUBJECT: Meeting with Department of Justice

(U) In response to questions raised by Mr. Chuck Cooper, Assistant Attorney General, Office of Legal Counsel, Department of Justice (Tab A), a meeting was held with Mr. Cooper at 1920 hours, 25 November 1986, in his office at the Department of Justice. Army representatives included Mrs. Susan Crawford (General Counsel), Mr. Thomas Kranz (Principal Deputy General Counsel), Mr. J. B. Emahiser (Deputy Director, Supply and Maintenance Directorate, ODCSLOG), Mr. Anthony H. Gamboa (Deputy General Counsel (Logistics)), and LTC Armbright (Log Accounts Office, ODCSLOG). In addition to Mr. Cooper, Mr. Brad Reynolds and Mr. John McGinnis represented the Department of Justice.

(U) Mrs. Crawford began the meeting by stating that the formulation of the Justice questions necessitated some background discussion. Accordingly, a meeting was the best approach.

(U) Before addressing the specific questions asked of the Army, Mr. Cooper asked if a chronology of events existed concerning these transactions. LTC Armbright provided three documents, one a chronology for Project SNOWBALL and two chronologies on Project CROCUS. These documents along with others provided during the meeting are listed in and attached to classified ODCSLOG Memorandum for Record, subject: Projects SNOWBALL and CROCUS (U), dated 26 Nov 1986.

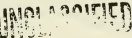
The Department of Justice attorneys asked several questions about the number and type of



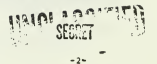
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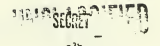


missiles transferred. Mr. Emahiser stated that the Army transferred a total of 2008. A quantity of 1508 were basic TOW in Condition Code A and 500 were I-TOWs modified to basic TOW at Anniston Army Depot. It was also pointed out that the original request from the CIA was for 4509 (oral request). To meet this requirement a check was made of Condition Code A assets.

- (U) A determination was then made to convert 2500 I-TOW to basic TOW. Justice was also informed that the 2008 were shipped in three increments, the first of 1000, the next of 508 and the last of 500.
- (U) Mr. Cooper asked several questions about the numbers requested and fluctuations in Condition Code A assets. The Justice attorneys appeared to attach great significance to the quantity of 508 which constituted the second shipment. Mr. Cooper then requested that the Army reconstruct the fluctuations in Condition Code A assets going back to 1 July 1985. He also wanted to know if the Army had any record of requests by any source for price and availability figures for TOW assets prior to the instant order of 18 January 1986.
- The discussion next turned to "valuation," (U) the scope of the initial DOJ questions. Mr. Gamboa and Mr. Emahiser explained that the transfer was made between governmental agencies under authority of the Economy Act, 31 U.S.C. \$ 1535. Mr. Gamboa explained that use of the term "value" was not technically correct and that different costs were charged depending on the type of transaction involved. Army Regulation 37-60 (based on DoD 7220.9-M and 4000.19R) called for charging the standard price for sales to other government This standard price is based on the agencies. current procurement or production cost of the item at the time the price is established. For the TOW missile the standard price is published in the Army Master Data File (AMDF) and is \$3169 for basic TOW, the last basic TOW contract price of 1976. Mr. Gamboa pointed out that a different formula was used for FMS pricing under applicable regulations based on the Arms Export Control Act. The Army personnel did not have an accurate FMS price and were not prepared to speculate. However, it was

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stated that the FMS price for basic TOW would likely be higher. Mr. Cooper then requested the FMS price for a basic TOW from Army stocks. Mr. Cooper also asked what a basic TOW would cost today. Mr. Emahiser answered that based on Army estimates, the price would be about \$8400.

- (U) The Justice attorneys also asked what the most favored nation, such as Israel, cost for TOW would be. Mr. Gamboa stated that "most favored nation" was not a term used in the Security Assistance contract. There are not separate costs depending on the customer involved. However, some countries would be eligible for military assistance or credit. In short, there was not a separate FMS price for Israel. Mr. Gamboa also provided some explanation of Security Assistance procedures and the applicability of the Foreign Assistance Act and the Arms Export Control Act. For additional detail, Mrs. Crawford referred Justice to Mr. Jerome Silber, the DSAA Counsel.
- (U) Mr. Cooper also stated that he understood that TOW missiles were only available through FMS and that they could not be sold directly by U. S. industry. He asked if such a policy existed. Mr. Gamboa explained that industry required an export license to transfer Munitions List items to other governments. These licenses were granted by the State Department who coordinated with the DOD in significant cases. Army representatives were unsure of the policy cited by Mr. Cooper, but agreed to look into the matter. The Justice attorneys also inquired whether TOWs were available from other countries. Mr. Gamboa answered that other countries may be authorized to coproduce TOW, but that the United States required its approval before a coproducing country could sell to a third country.

In reviewing the chronologies, Mr. Cooper inquired about who directed the Army to provide the equipment to the other agency. Reference was made to MG Russo's MFRs and these were provided to Justice. Mrs. crawford explained that this was an "off line" transaction which did not follow normal procedures. Mr. Cooper asked who tasked the Army. However, the Army regressmattives present did not

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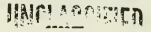
know and Mrs. Crawford stated that he would have to ask LTG Russo. There were, however, references to MG Powell in the margins of MG Russo's MFR. Mrs. Crawford also made reference to her memoranda to the Secretary of the Army upon learning of the possible existence of off-line transactions.

- (%) The Justice attorneys next asked about the actual procedures of the transfer which LTC Armbright provided in detail. He stated that he had letters from CIA certifying fund availability and requesting shipment. He also had copies of checks and transfer receipts. Justice asked for copies of the CIA letters.
- (U) In closing Mr. Kranz asked what the purpose of the Justice inquiry. Mr. Reynolds responded that they were trying to reconstruct the entire transaction and determine how the entire complex affair fit together. He also stated that the congressional hearings were very likely and that the Administration should conduct its own inquiry of what happened.
- (U) A list of all the Justice questions was provided by memorandum from the General Counsel to the DCSLOG dated 26 November 1986 (Tab B).
- (U) The Justice attorneys expressed their appreciation to the Army representatives for their responsiveness and cooperation.

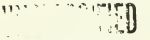
Anthony H. Gamboa
Deputy General Counsel (Logistics

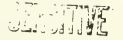
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DEPARTMENT OF THE ARMY
DEFICE OF THE GENERAL COLOGE
WASHINGTON OC 203300-0104

26 November 1986

MEMORANDUM FOR THE DEPUTY CHIEF OF STAFF FOR LOGISTICS

SUBJECT: Department of Justice Questions

During a meeting at the Department of Justice between Mrs. Crawford and Mr. Chuck Cooper, Assistant Attorney General, the Department of Justice requested that the Army provide answers to the following questions:

- Provide a reconstruction of the fluctuations in condition Code A assets for the basic TOW missile going back to 1 July 1985.
- Provide the FMS price of basic TOW from stock and break out the elements of this price.
- Does the Department of State or the Department of Defense have a policy which precludes approval of export licenses for direct commercial sale of TOW missiles and requires all sales to other governments be by FMS?
- 4. Does the Army have any record of requests for price and availability of TOW missiles from any other U. S. Government entity prior to the 18 January 1986 request?
- Provide the number of TOW missiles sold or transferred to Israel by grant, FMS, direct commercial sale, coproduction, or U. S. approved transfer from a third country and the dates of such transfers.

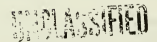
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- Provide the same information relative to Israel as called for in question five for HAWK missiles and equipment.
- With regard to questions 5 and 6, the Under Secretary has directed that the same information be compiled for all Middle East countries.

Request that your office compile answers to these questions as soon as possible and provide them to me for transmission to the Department of Justice.

> flifan V. (Valva) Susan J. Crawford General Counsel

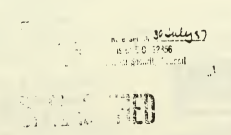


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Chuck Cooper Assistant Attorney General Office of Legal Counsel Department of Justice Room 5214

- What is the value of the item (TOW/HAWK spare parts) to the U.S. taxpayer? (Cooper called this the "arms-length" value)
- 2. What is the value of the item as it sits in the Army's inventory? How does the Army assign this value?
- 3. Is the value/cost charged to a favored nation like Israel less than the value/cost charged to other nations? (FMS)

*Mr. Cooper wants to approach the valuation question from every conceivable angle on all items that left Army inventory.



1 Dec 86

IDec.86 LTG VINCE RUSSO DEPARTMENT OF THE ARMY OFFICE OF THE GENERAL COUNSEL WASHINGTON, DC 20310 Brief on FBI Interview

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S. CRAWFORD EX. #9



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GENERAL COUNSEL OF THE ARMY

12 December 1986

12 Dec 86

NOTE FOR THE GENERAL COUNSEL DEPARTMENT OF DEPENSE

As you requested, attached is an Information Paper for the Secretary of Defense on the pricing of TOW missiles.

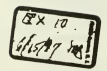
As I know you are aware, the Department of the Army Inspector General is currently investigating how the error in pricing occurred.

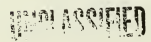
Susan J. Crawford

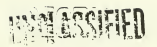
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INFORMATION PAPER

SUBJECT: TOW Missile Pricing Action

(S) (S) Purpose: To provide the Secretary of Defense with information on how the price for TOW missiles transferred to the CIA was determined.

2. (S) Facts:

- (S) The initial request on 18 Jan 86 for missiles was a Basic TOW missile, (BGM-71A) (NSN 1410-00-087-1521). The initial price quoted, \$3,169 was correct for the BGM-71A. On or about 26 Jan the request was modified to serviceable condition code A missiles (Basic missile with Missile Ordnance Inhibit Circuit (MOIC). This changed the configuration of the orginally requested missile to a BGM-71A2 (NSN 1410-01-139-1512) which had an AMDF price of \$8,435. A pricing error was made at that time. The price charged was \$3,469 (\$3,169 plus the cost of the MOIC, . \$300) rather than charging the AMDF price of \$8,435 for the BGM-71A2.
- (S) The final 500 missiles were I-TOWS that were converted to Basic TOWS with extended range, BGM-71A1 (NSN 1410-01-007-2507) by exchanging warheads, because an adequate number of BGM-71A2s were not available. The correct AMDF price for the BGM-71A1 was \$8,435. Another pricing error was made. The same price of \$3,469 was charged for the final 500 missiles.
- c. (S) The DAIG is investigating all the facts and circumstances concerning the TOW missile transfer. They have not completed their investigation at this time.

đ. (S) Summary:

BGM 71A TOTAL MISSILES REQUESTED - 450A

BGM 71A2 (Basic TOW)

Prepared Shipped In storage 2008 1508* 500

BGM 71C (I-TOW) converted

to BGM 71A1

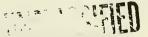
Prepared Shipped

In storage

2500 500* 2000

Total Missiles Shipped 2008

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WASHINGTON. D.C. 20301

MEMORANDUM FOR SECRETARY OF DEFENSE

SUBJECT: TOW Missile Transfer Pricing - INFORMATION MEMORANDUM

- (U) The DAIG is investigating all the facts and circumstances concerning the TOW missile transfer. The investigation is not yet complete, but the facts presently known are set forth below.
- (S) The initial request on January 18, 1986 was for a Basic TOW missile, (BGM-71A)(NSN 1410-00-087-1521). The Army quoted a price of \$3,169, which was correct for the BGM-71A. On or about January 26 the request was modified to require "Condition Code A" missiles (Basic TOW with Missile Ordnance Inhibit Circuit (MOIC), a safety device). The Army's cost of adding a MOIC to a 71A was \$300 per missile. The price to be charged was therefore changed to \$3,469. However, the Army had no MOICs in stock and could not effect the modification. Instead, the Army could fulfill the request only by providing another basic TOW (BGM-71A2) which already included a MOIC. Further repricing was either not considered, or was rejected (investigating to determine which), because the MOIC was seen as the only significant difference between the 71A and the 71A2. However, the 71A2 (NSN 1410-01-139-1512) had been built later than the 71A, and had a price of \$8,435 in January 1986. 1508 units shipped. Undercharge: \$7,488,728.
- (S) The last 500 missiles shipped were I-TOWs that were converted to Basic TOWs with extended range, BGM-71Al (NSN 1410-01-007-2507) by exchanging warheads, because not enough BGM-71A2s were available. The same price of \$3,469 was charged for these missiles because of the same error described above. (The correct price for the BGM-71Al was \$8,435.) The \$300/unit charge for MOICs in this transfer was an error in the Army's favor, because these missiles were inadvertently provided without MOICs. 500 units shipped. Undercharge: \$2,333,000. Total undercharge: \$9,821,728. (Undercharges approximate; certain associated costs still under review.)

SUMMARY (S)
BGM 71A TOTAL MISSILES REQUESTED - 4508
TOTAL MISSILES SHIPPED - 2008

BGM 71A2 (Basic	TOW)
Prepared	2008
Shipped	1508
In Storage	500

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				-TOW)		
to	BG	M	71 A1	(W/O)
P	re	pa	red		2500	
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ACPLY TO ATTENTION OF SELRET

DEPARTMENT OF THE ARMY OFFICE OF THE GENERAL COUNSEL WASHINGTON, G.C. 20318

15 December 1986

15 Dec 86

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MEMORANDUM FOR THE SECRETARY OF THE ARMY
CHIEF OF STAFF
UNDER SECRETARY OF THE ARMY
——>VICE CHIEF OF STAFF

SUBJECT: Project SNOWBALL (U)

(S) The General Counsel, Department of Defense, asked me to inform you that the Secretary of Defense has directed the Department of Defense to discontinue support of Project SNOWBALL. Accordingly, the 2,500 TOW missiles at Anniston Army Depot will not be transferred to the Central Intelligence Agency. These missiles, however, should continue to be retained in their present state pending completion of all ongoing investigations.

Susan J. Crawford ...
General Counsel

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18 Dec 86



DEPARTMENT OF THE ARMY OFFICE OF THE DEPUTY CHIEF OF STAFF FOR LOGISTICS WASHINGTON, D.C. 20310-05

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MEMORANDUM FOR THE GENERAL COUNSEL, DEPARTMENT OF THE ARMY

SUBJECT: Background Information - TOW Missiles and Hawk Missile Repair Parts (U)

(S) Enclosed are ten questions and answers concerning the transfer of TOW Missiles and Hawk Missile Repair Parts to another U.S. Government Agency. The Army had no knowledge at the time regarding the subsequent retransfer of these assets.

Encl

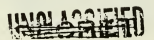
BENJAMIN F. REGISTER, JR. Lieutenant General, GS Deputy Chief of Staff for Logistics

CF:
Secretary of the Army
Under Secretary of the Army
Chief of Staff, Army
Vice Chief of Staff, Army
The Inspector General
Office of the General Counsel (Mr Gamboa)

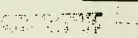
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Q: WEAT PRICE DID DOD CHARGE FOR THE MISSILES?
 A: A unit price of \$3,469.00.

2. Q: HOW WAS THE PRICE COMPUTED?

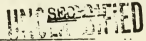
A: The \$3469 per item cost equals the Army Master Data File (AMDF) price for a Basic TOM (model no. BGM 71A) plus the cost of the Missile Ordnance Inhibit Circuit (MOIC) (\$3169 + 300 = \$3469). It has been discovered that the AMDF has an entry for a Basic TOM Missile with a MOIC (model no. BGM-71A-2) with a range of 3000 meters priced at \$8435 (in Jan 86). This fact was missed due to the restricted nature of the action and time constraints. The only difference between the two(2) missiles in a MOIC installed at the depot. The Army never produced Basic TOM Missiles with a MOIC. Rationals for price changes is under investigation.

3. Q: THE PRICE CHARGED IS IN 1976 DOLLARS. WHY MASH'T IT ADJUSTED FOR INFLATION OR CURRENT MANUFACTURING/REPLACEMENT COST?

A: The ANDF price is based on the last price paid by the Government for an item. This includes the manufacturere cost plus the cost of Government Furnished Equipment (GFE) and associated administrative costs. The provisions of AR 37-60 (per 2-6 and Tables 2-1 and 2-2) provide for reductions on reimbursable transfers to purchasers outside of the Department of Defense. Pactors of age, defarred maintenance, and repairs influence the utility or desirability of an item and should be used for price reductions of items when reimbursable transactions are made. These factors were not considered. Rationals for price changes is under investigation.

4. Q: WEAT TYPE AND BOW MANY MISSILES WERE SEIPPED?

A: A total of 2008 Basic TOW Missiles were transferred in three separate abipments (1000, 508, and 500 each). The final 500 shipped were Basic TOW Missiles that were originally configured as I TOW Missiles. These missiles were converted by exchanging the I TOW warheads with Basic TOW Missile warheads taken from a stockpile of excess Basic TOW Missile warheads.



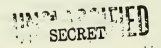


5. Q: WEY WERE I TOWS CONVERTED TO BASIC TOW?

A: The customer requested 4508 Basic TOW Missiles (model no. BGH 71A) and subsequently the customer requested that the missiles be in Condition Code A (i.e., no restrictions or limitation on use). Sufficient quantities of Basic TOW Missiles in Condition Code A were not available in the 45-day time frame specified by the customer due to a lack of MOICs. A total of 2500 I TOW Missiles were converted to Basic TOW Missiles. The Basic TOW Missile warheads came from a stockpile of excess TOW Missile warheads being considered for demilitarization.

6. O: WAS THE PROPER PRICE CHARGED FOR THE MISSILES?

A: The initial missile request on 18 Jan 86 was for a Basic TOM. Missile, (BGM-71A) (MSM 1410-00-087-1521). The initial \$3,169 price quoted was correct for the Basic TOW Missile without MOIC, BGM-71A. On or about 26 Jan the request was modified to serviceable Condition Code A missiles (Resic TOW/Missile with Missile Ordnance Inhibit Circuit (MOIC)). This changed the configuration of the originally requested missile to a Basic TOW Missile with MOIC, BOM-71A2 (MSR 1410-01-139-1512) which had an AMDF price of \$8,435. A pricing error was made at that time. The orice charged was \$3,469 (\$3,160 plus the cost of the MOIC, \$300) rather than charging the AMDF price of \$8,435 for the BGH-71A2. The final shipment of 500 missiles were I-TOW Missiles (range 3750 meters). There had been converted back to Basic TOWs (with extended range, BGM-71Al (MSR 1410-01-007-2507)) by exchanging warheads because an adequate number of BGM-71A2s were not swellable. The correct AMDF price for the BGH-71Al was \$8,435. Another pricing error was made. The same price of \$1,469 was charged for the final 500 Basic TOW Missiles. The following table provides a summery of shipments.



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SUMMARY OF TOW MISSILE TRANSFERS BON 71A TOTAL MISSILES REQUESTED - 4508

BGM 71A2 (Basic TOW with MOIC) Prepared Shipped' In storage

2008 1508° 500

BGM 71C (I-TOW) converted by changing warheads to BGM 71Al (Saaic TOW with Extended Range) Prepared 2500 Shipped 500° In storage 2000

* Total Missiles Shipped 2008

The DAIG is investigating all the facts and circumstances concerning the TOW missile transfer. They have not completed their investigation at this time.

- 7. Q: WERE PMS PRICING PROCEDURES POLLOWED? WHY?
- A: No, this was not an FMS transaction but rather a transfer to another U.S. Government agency accomplished under the Economy Act. This transfer was consistent with previous transactions and has been determined to be proper and in compliance with the law. FMS pricing procedures only apply to sales to foreign countries and utilize a pricing system that allows the Government to recoup various developmental and angineering costs, recurring support costs such as shelf-life surveillance, documentation changes and technical assistance. It should also be noted that FMS prices may be discounted for espended useful life.
- S. Q: HOW MANY REPAIR PARTS FOR THE BANK SISTEM WERE TRANSFERRED?
 - At 218 different line items were transferred.
- 9. Q: WEAT PRICE DID DOD CHARGE FOR THE PARTS? HOW WAS IT COMPUTED?
- A: The price for each part was the standard unit price published on the Army Master Data File (AMDF) or was consistent with the current contract price. The AMDF unit price was then multiplied by the number of units



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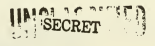
provided to develop the extended price for each line. To this price is added an additional charges for transportation and Packing, Creting and Handling (PCSH).

10. Q: HOW HUCE MONEY HAS DOD RECEIVED FOR THESE ACTIONS INVOLVING TOW AND MANE PARTS?

	COST BUILDUP		COST BILL	ING
TOW Modificst	DESCRIPTION ion Effort (Note 1)	COST	\$ BILLED	REMARKS
	Direct Labor Regular bours - (5,881 brs) Overtime bours - (4,741 brs)	103,002.21 79,955.65	\$377,720.00	reimbursed
	Indirect Labor	104,311.74		
	Gen Administration	10,163.70		
	I TOW Warhead return to factory	186.00		
ITEM TOW Shipment	COST BUILDUP DESCRIPTION	COST	COST BILLING S BILLED REMARKS	
(13 Peb 86) Materiel		3,169,000.00	\$3,469,000.00	Reimbursed
OSHA Costs	(1000 x \$3,169) MOIC (1000 x \$300)	300,000.00	\$ 15.691.90	Relabursed
	Transportation of cargo nets from FT Campbell to RSA (Not	1,200.00		
	Security Guards at Airfield & Loading Arss (Note 3)	7,650.00		
	Trip to Little Rock Tvl & Per Diem (Note	900.00		
	Redstone Labor & Materiel (Safety ins pector, carpentars, Trans. Officer, PC&R			
	TDY - 2 Trips to RSA	548.00	\$ 548.00	Ticket cost submitted the SATO. No Per Diem chgs



				, ,
TOW Shipment	INS	CREI	ED	,
(19 May 66) Materiel	0110			
MATERIEL		,609,652.00	- 41,70 2,252.00	Reimbursed
	(508 x \$3,169) MOIC (508 x \$300)	152,400.00		
OSHA Coeta	Transportation w/escort From Annia-ton to RSA (Note 4)	3,383.00	\$ 7,500.00	Reimbursed
	Security Guarde at loading area	157.00		
	Redatone Labor & Materiel (as above)	3,960.00		
	TDY for EQDA POC from Washington to RSA	600.00	netimate	Per Diee filed Ticket cost submitted thru SATO channels
ITEM TOW Shipment (3 Nov 86)	COST BUILDUP DESCRIPTION	COST	\$ BILLED	BILLING REMARKS
Materiel			\$1,734,50	0.00 (Note 5)
	Missiles \$1. (500 x \$3,169)	,586,500.00		
	MOIC (500 x \$300)	150,000.00		
OSMA Costs	Transportation w/escort From Annis- ton to RSA	3,383.00	3,383.00	
	Security Guards at Loading Area	157.00	157.00	
	Redstone Labor & Material (Safety ina- pector, carpenters, Trans. Officer, PC4E)	3,960.00	3,960.90	
	TDY for EQDA POC from Washington to RSA	€00.00	\$274. aubmi	00 Per Diem file 00 Ticket cost tted thru SATO nels



£01" :

EAWE Missile

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	1000 100	
\$4,040,835.05	83,162,259.84	(Note 3)
5,000.00		
141,429.22		
1,000.00		
141,703.12	\$123,998.24	(Note 5)
2,000.00	384.00	(Note 5)
4,959.00	0.00 Incl	W/Bateriel.
		•
385.25		
100.00		
14.00		
	\$4,040,815.05 5,000.00 141,429.22 1,000.00 141,703.12 2,000.00 4,959.00 385.25 100.00	\$,000.00 141,429.22 1,000.00 141,703.12 2,000.00 4,939.00 384.00 4,939.00 100.00

- (1) Upon request for detailed breshout a rounding error of \$100.00 wes identified. This is being resolved. (2) Air shipment preparation required AF463L pallets be acquired. A USAF reservant in Little Rock loaned them to RSA. Cardo nets also required for air ship-
- ment.
 (3) Original plan was to ship by sir from RSA Airfield. This required security.
 Customer delays resulted in constant security for an extended period of time.
 (4) New DOD policy in effect which requires additional quards and escort vehicles
 (5) Bills received to date. Being processed for reimbursement.

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DEPARTMENT OF THE ARMY OFFICE OF THE GENERAL COUNSEL WASHINGTON, D.C. 20310

15 Jan 87

Suraw,

The attached meno to the DAS is in response to a request for FOIA - Flatus from the Independent Coursel to asD.

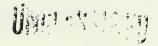
after speaking to Rich Fay, I d'afted the memo to limit our response to requests received within HaDA.



Declassified/Released on 11FEB 82







SAGC/Mr.Peirce/bd/18Jan87

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HEHORANDUM FOR THE DIRECTOR OF THE ARMY STAFF

SUBJECT: Status Report on Freedom of Information Act Requests Related to the Transfer of Acms to Iran

The Independent Counsel investigating the transfer of TOW missiles and HAWE system repair parts to Iran has requested that CSD provide information on Proedom of Information Act (POIA) requests received concerning this matter. Please provide me with copies of all such POIA requests received within HQDA, along with information on their status (i.e., pending response, full release, partial release, or total denial of information fequested).

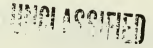
provide this information by Wednesday, 21 January 1987.

(Signed) Susan J. Careford

Susan J. Crawford General Counsel

ASG
OGC
Mr.Peirce
Mrs.Crawford

Under provisions of E.G. 12056 by K. Johnson, National Section 17 Council



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DEPOSITION OF ADMIRAL WILLIAM J. CROWE, JR.

Thursday, June 18, 1987

U.S. House of Representatives, Select Committee to Investigate Covert Arms Transactions with Iran, Washington, D. C.

The Committee met, pursuant to call, at 1:45 p.m., in Room H-128, the Capitol, Joseph Saba presiding.

Present: Joseph Saba, Roger Kruezer and Bob Genzman, on behalf of the House Select Committee.

John Saxon, on behalf of the Senate Select Committee.

Also Present: Colonel Richardson, Office of General

Counsel, U.S. Army, OJCS.

Partially Declaration of Partial of 10 Sep 87
under provision of P.O. 12556
by B. Rager, Rational Security Council

or the same



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Whereupon,

ADMIRAL WILLIAM J. CROWE, was called as a witness, and after having been first duly sworn, was examined and testified as follows:

EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE
BY MR. SABA:

Q Sir, for the record would you please state your name, your rank, your current station and duties.

A William J. Crowe, Jr., I am an Admiral in the U.S. Navy, Chairman of the Joint Chiefs of Staff.

Q Admiral Crowe, we have had a discussion prior to this deposition and I believe you met once on an earlier occasion with Mr. Saxon from the Senate Select Committee.

MR. SAXON: And Roger Kreuzer. April 10, 1987. BY MR. SABA:

Q And that the purpose of that discussion was to review the matters on the Iran issue, what has become known as the Iran Initiative as well as certain assistance provided to the contras.

With respect, sir, to the Iran Initiative, could you tell us when you first came to know of the transfer of HAWKs and TOWs to Iran and the circumstances by which you came to know?

Well, I was first aware that transfers had been

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made to Iran I believe in late June of 1986.

the hostages or improve that situation.

I came into my post on the First of October in 1985 and had not been in there very long until I began to see various pieces of information concerning and regarding our hostages in Beirut. I then from then on occasionally saw and was briefed occasionally on matters concerning the hostages and proposals that might be made to either free

I have a special assistant, General Moellering who attends a great many meetings on my behalf around town and one of the groups that he belonged to was the TWG, I believe that is the Terrorist Incident Working Group.

MR. SAXON: And General Moellering is Lt. General John Moellering, Army General?

THE WITNESS: Yes, and his title is special assistant to the Chairman.

This group as I understand it is siezed with terrorist problems, incidents, counters, and a great many covert, or I should say a great deal of covert information regarding terrorists and U.S. plans to do something about it.

In late June General Moellering attended a meeting and I must tell you that late June is the best that



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he and I can pin down. I am not absolutely confident the day or the week of this information, but in later reconstruction I am pretty sure we are -- it is either late June or early July that he attended a meeting where there were some references made to arms transfers to Iran, which confused him. He had not heard of this. He didn't understand what it was about and when he raised some questions, one of the attendees from our Department, Rich Armitage said, "I will talk to you about it later, John."

They returned to the Pentagon and Rich Armitage told John Moellering about in a sort of general fashion, about some of the things that had been going on with Iran and in particular, that some arms transfers had been made to Iran.

Whereupon John Moellering came in to see me and told me or repeated his conversations with Armitage.

BY MR. SABA:

Q When do you recall that he told you specifically in that conversation?

A That evidently there had been some contacts made between I believe he said North and the Iranians and that he wasn't aware of all the substance of those contacts, but that one of the purposes was to deal with the hostages and that evidently was the reason it came up

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in the TWG and that in the process some arms transfers had been made to Iran, specifically TOW missiles.

- Q Did he tell you when those TOWs had been transferred?
 - A No, he did not.
- Q Did General Moellering provide you information about how many or the circumstances?
- A We were under the impression it was somewhere between a thousand and 1500.
- Q Did he indicate whether or not the transfers had taken place in 1985?
- A No. He did not know exactly when the transfers had taken place. Or if he did he did not repeat it to me.
- Q So he relied for his information on the oral briefing, at this point from an oral briefing of Secretary Armitage and he conveyed that information to you and that involved TOW missiles in 1986 of 1000 to 1500. That was my understanding.

MR. KREUZER: And -- excuse me.

BY MR. SABA:

- Q And upon hearing this information, did you inquire further to seek additional information?
- A Well, he and I talked about it and I told him that if he had any additional information he was to give it to me.

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Q And did he do so?

A We came back and talked a couple of times about, number one, what we felt the impact of it was and if he had heard anything else that would nail it down, and he said that -- well, he didn't change the original estimates at all. But, no, there was nothing on dates or more specifics of the deliveries.

- Q Did he discuss anything about HAWKs?
- A I believe we did subsequently in another meeting shortly after that, he had learned that there were some spare parts on HAWKs but he did not know how much or any of the details.
- Q Were HAWK missiles or HAWK missile systems
 - A Between he and I?

 MR. SAXON: Separate from HAWK repair parts.

 BY MR. SABA:
 - Q As opposed to HAWK repair parts.
- A No, not as part of the transfers, no. At no time did I hear HAWK missile launchers had been transferred.
- Q Did you understand at the time that the transfers were coming from the United States Army?
 - A Yes.
- Q Did you come to know of the mechanisms for those transfers?

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A No, not until the story had become more public.

Q When did you first learn that the TOWs which were transferred in 1986 were transferred from the Army's point of view pursuant to the Economy Act type transfer to the CIA?

A When I talked to Secretary Weinberger.

Q And when was that, sir?

A A few -- within 2 or 3 weeks after that.

Q You are referring to November 1986?

A The middle of the summer 1986.

Q I understand. So in the middle of the summer 1986 then you spoke to the Secretary on this matter?

A Yes.

Q Was this a -- at his initiative?

A No, at my initiative.

Q At your initiative. Did you seek to speak with him specifically on this issue?

A Yes. We were alone and I told him I had learned of it and we talked about it for a few minutes.

Q Can you please relate to us the substance of this conversation?

A Well, I was interested in whatever background he could tell me and why I had not been kept informed, and he told me that he had known about it for some time and that he had opposed it and that the decision had been made by

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the President and that there had been some transfers in a specific way in order to keep distribution to a low level, and that it was his understanding that a conscious decision had been made that it was not a military matter so it was not necessary to bring in the military and that he had made strong representations opposing it, and that it was an accomplished fact and we talked in a few more minutes and both agreed that the Commander-in-Chief of the United States can do what he wants to do. That Putview is within his perwite.

Whether it is wise or not is a separate question.

MR. SAXON: Did you agree with Secretary
Weinberger's definition of what constitutes a military
matter?

THE WITNESS: I don't know that he told me what constituted a military matter, no.

BY MR. SABA:

Q Did he indicate there would be additional transfers following that summer?

A No, he did not, if he knew about it he didn't say. I really had the impression that it was winding down if not completed.

Q Did he indicate, provide you with information regarding the legalities of that?

A No, we did not talk about a finding.

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Q So there is nothing about a finding?

A No.

Q Or the Economy Act transfer?

A No.

O Or the financial details?

A No.

Q Okay.

A I clearly concluded number one, it was intended as a covert operation, it was a sensitive matter and that obviously some deliberate decisions had been made to do it in a certain way which didn't include me.

Q Did the Secretary make a reference to transfers in 1985?

A No, he did not.

Q By Israel?

A No, he did not.

Now, Israel -- I had never heard that mentioned by Moellering or the Secretary.

Q Sir, independently of the Secretary and

General Moellering and prior to November of 1986 when these
matters became public, did you have information brought
to your attention or did you acquire information from
whatever source that Israel had or was in the process of
making a transfer of weapons to Iran?

A No, I was not aware of that.

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Q Sir, I would like to show you a document that I would like to make an exhibit in this deposition, and I suspect you have not seen it before so we will take a few minutes to review it. It is referred to as a Prof note.

(Exhibit Crowe No. 1 was marked for identification.)
BY MR. SABA:

- Q The date and time of the message is at the bottom, I would call your attention to that if I may, sir.
 - A Okay.
- Q My question is not about the specifics of which is referenced but several other matters.

As you might notice from the note and the date which is March of '86, apparently there were some discussions with General Moellering about and putting a request through the system and this involved discussions with Oliver North who is the author of this paper.

He also makes reference to General Secord being upset about the system.

Do you recall becoming involved in the request in connection with

- A This specific request?
- Q Yes, sir.
- A I am not quite sure what the request is for.

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Q Well, apparently the request was a request which they wanted to put through the system from the agency to DoD to provide certain equipment and backup assistance.

A Incidentally we have a number of these, you understand. This goes on all the time, particularly as we were dealing with specific hostages, et cetera. We also had a number of operations which started and never came to anything that were handled with the system, et cetera, et cetera.

MR. SAXON: We have no interest, sir, in getting into anything that is operational.

MR. SABA: Right.

MR. SAXON: Not even --

THE WITNESS: My instincts tell me that is what this was.

BY MR. SABA:

Q Would most of these have gone through General Moellering?

- A Yes.
- Q And come to your information?
- A Yes, I think so.
- Q We have provided that information to you in most cases.
 - A Yes. Yes.
 - o so that North agenerally informed about all

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matters?

A I felt I was. Matters where we ha	d a role in
furnishing	furnishing
trained people or furnishing some equipment	

I take it you understand that the transfers in 1986 and for that matter 1985 did not go through the system?

Yes.

Just to leave this for a moment, do you recall making an inquiry as to why they did not go through the system in the case of the earlier transfer?.

As it was explained to me this was set up at NSC request to do this. Part of the was used but not the normal system.

All right.

Do you know of any other requests from the CIA system? which bypassed the

No, we have not. And in retrospect we have tried to track down whether there were any and so forth.

Thank you. Do you recall being briefed by General Moellering in this time frame as to a system request in connection with

I don't recall it specifically, but I must tell these quite a number of you that we have

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them.

Q There is an implication in this message that you may see that General Secord had been quite unhappy with the system and there is some implication that the matter should be dealt with further, and the message at the bottom states that at some point in the not too distant future it would be good if you, Casey, Weinberger and Crowe, can sit down and review both

and the OSG.

Do you recall if such a meeting shortly after this time took place?

- A No, I do not.
- Q He is writing to Admiral Poindexter at this point.
 - A I don't recall such a meeting.
 - Q In connection with this particular --
- A The OSG I never go to OSGs. I don't know
- Q General Moellering would be the person who would attend.
- A He might. He has a whole series of those that he attends.
- Q Do you recall in this time frame, sir, whether General Moellering might have informed you that the NSC and some others were involved in this operation and that

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A I don't recall him informing me of that. I would think that if his suspicions were aroused that he would have. I don't recall Second's name ever coming up in any of those plans or whatever.

Q Do you remember it coming up in the context of the transfers to Iran during '86 --

- A When I was being informed about this?
- Q Yes, sir.

A No, they were not. People who talked to me about it didn't seem to know the details.

Q I take it, sir, this is, today is the first day you have seen this message?

A Yes.

Q Had there been any other occasion on which a member of the NSC staff had brought a matter to your attention seeking to bypass the system or complaining that it was unable to handle these matters?

A No, I don't think so. Now, you understand that as far as the actually procuring equipment, et cetera, et cetera, the JCS is not in the process of procuring but they were in the network to be kept informed from operational standpoint and on many operations we were asked to provide instead of getting a gun or something, that would be in the network

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but would come from one of the services who happened to own the gun. We would be arranging services, arranging clearances, we would be arranging some of the schedules and also notifying military commanders.

- Q So I take it that even in the case of very closely held covert incidents that it is a general rule that requests from other agencies for DoD assistance would pass through the system?
- A system, yes, and that is the mechanism that we assumed that would keep us informed.
- Q I have gone through this line because we have gone through some conversation indicating that the incident of the TOW transfer was not informed to you or went through the system. There was some implication that that is because it was covert, but what I obviously am trying to develop is that in virtually every other case that we are aware of, that you are aware of, even covert requests for assistance to the DoD pass through the system.
 - A Oh, yes, absolutely. This is all covert.
- Q So in your learning of this, I take it, that this TOW transfer incident was a unique surprise.
 - A That is absolutely correct.
- Q In general, sir, are you now and were you then -- "then" being summer '86 -- satisfied with the response of



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 A I -- of course John Moellering and I talked about our participation and we didn't have any reason to object to the system, but it became clear to me I think very quickly that I wasn't totally satisfied with the NSC relationship to the JCS.

Q All right, sir, that is exactly the next point

I wish to go into, and that is what is that relationship

and I would appreciate if you would expand on that statement

further.

A Well, I can expand on it. I hope it is germane. I mean if you are just going to hear some of my own personal biases that I am not so sure are germane to what we are talking about at all, but it was my reluctant conclusion that there were military people on the NSC that in certain instances were willing to, in order to keep something closed for whatever the purpose, would say, well, we will provide the military advice. So you have the military input and you don't need to worry about going further afield outside of this very small select circle and I didn't necessarily appreciate that.

And that was a deduction, not a -- nobody told me that. This was over a period of time on a variety of issues.

How would the NSC, being relatively small staffed,



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acquire the means to provide that advice on military matters?

A Well, of course my theory was they didn't have the means. You better inquire of them. Of course they are speaking from experience in particular areas of their expertise, they were speaking from some time in the job and they were speaking from great knowledge of how the mechanism works and there were ways to -- obviously there were ways to manipulate the mechanism.

Now, from my perspective, if an item came to the National Security Planning Group or to the National Security Council, I was invited and I attended the meeting, and I immediately knew something was afoot or what the decision was and what was being discussed, and I had an input. But as in so many things in this town, the top level was sort of the tip of the iceberg, there is a whole huge iceberg of things going on at the working level, and so forth.

Q To focus and relate what you have just said to the matters we are currently concerned with, do you know of any studies done to relate or to assess the impact of the transfer of the TOWs and the HAWK parts and earlier TOWs and HAWK missiles to Iran given that Iran was then engaged in and is engaged in a war?

A When I learned about it I did considerable

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looking into it on my own initiative without -- I was dealing with a sensitive covert matter here which I was not necessarily supposed to know about, so I attempted to keep my own investigations, my own inquiries restricted and without connecting them to anything, but I looked at the TOW situation both in our own military and also what impact I felt it had on hostilities in the Iran-Iraq war as well as our ability to deal with it if we had to confront it.

'I really didn't feel that the HAWK parts were going to be that crucial or critical one way or another. The TOWs worried me.

Q Why is that, sir?

A Well, we were transferring arms with some capability, at least that was my initial conclusion until I knew more about it, that was my conclusion. Of course the U.S. Army inventory at that time was about TOWs. When we left Iran we left TOWs in Iran. They had already run through that inventory, of quite a few TOWs. The TOWs we were transferring were TOWs, 2000 of them, no launchers. My people thought that Iran probably had launchers left, not fewer. That was just our best estimate.

I went back and looked over a lot of the information we had on the battles, how the TOWs had been

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used and our information was by no means complete, but I could find no evidence first of all that Iran had employed the TOWs in a very skilled fashion. As a matter of fact, it looked like they worked through the original inventory very quickly in '82 and '83 with very little result.

Q I take it you are basing your analysis on information which the Pentagon has at its disposal.

A And we follow the Iran-Iraq war further. This had nothing to do with anything. This is just the analysis of the battles we followed day by day, the way the Iranians and Iraqis were using tanks didn't necessarily lend itself to a TOW battle.

I could find no evidence after that, of course there was a little quid, there was no way to show how soon they would show up, I could find no evidence the TOWs were influencing the course of the war. Now, whether they influenced the course of the individual action or battle is another matter, and I couldn't really nail it down.

Q But to your knowledge, sir, prior to the time you did such an inquiry, do you know that resources of the Pentagon were employed prior to that transfer of TOWs initially?

- A The arms transfer?
- Q Yes.

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A No, not to Iran, no.

Q So those transfers which you first learned in approximately June '86 had gone forward, correct me if I am wrong, had gone forward without the benefit of the analysis and the resource, the analytic resource of the Pentagon?

A That is correct.

Q And in your opinion, sir, did the NSC then in existence and the staff which we are acquainted with now that made its own decisions on these matters, did they have at their fingertips the kinds of resources to make these analytical decisions?

A They may have, but I am not aware of it. Now, they have access to the DIA, they have access to the studies of the battles and so forth like I do. They have access to the intelligence sources.

I think if I could express an opinion on it that they concluded that the number was so small that it was giving the size of the opponents and scope of the battle that it was not that important.

And to be frank about it, in retrospect looking at it I am not so sure it was. But I suspect that their judgment was an intuitive one, not an analytical one.

Q I take it that one purpose of the system --

A Would be to draw our judgments in, absolutely.

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- Q And that by avoiding system the transaction proceeds without the sure benefit of those procedures and analyses.
 - A Absolutely.
- Q And in this case it proceeded without even the knowledge of the top military leadership?
 - A You are essentially right.

Now, please understand that the Commander-in-Chief, if he is playing for stakes he feels justifies something like that -- you can rationalize a move like that.

- Q I do understand that, sir.
- A You don't want to put it in a cut and dried light that everything must be done in a certain way for certain reasons where the Commander-in-Chief has no discretion or other way.
- Q Do you know, sir, in looking back now and having perhaps looked at these events more closely, how it came to be specifically that the system was bypassed? That is, it was a decision by the Commander-in-Chief.
 - A I think it was done by discretion.
- Q And there was a finding -- well, do you know where that direction actually came from?
 - A No, I understood it came from the NSC but I do

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not know that personally.

Q I am as you appreciate trying to determine -- I understand that the Commander-in-Chief can make a decision. We know today that there was a finding. But in other circumstances where similar events have taken place with a finding and an order, the system came into play.

A And I suspect the decision to go around the system was not made by the Commander-in-Chief.

- Q Do you know who made that decision?
- A No, I do not.
- Q Do you have any advice for us as to a way that we might assure that it wouldn't happen again in that manner?

A I don't have any practical advice for you. You know, I have been in the Service for 40 years and we can have a man pull out at 45, shoot himself in the foot and we then issue 25 instructions to prevent this, and next year some guy will pull something out of his holster and shoot himself in the foot.

MR. SAXON: That is an interesting analogy.

THE WITNESS: You are asking me to draw up a

Constitution of the United States that covers all problems.

Now, I don't have any flaw-proof advice for you. The best advice is to get good people that have some



allegiance to doing well and staying within their authority.

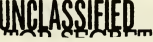
BY MR. SABA:

Q Yes. I take it what you are saying is that you are satisfied with the current procedures provided they are followed.

A Provided they are done right, that is right.

And I cannot design a system that a man with great authority cannot get around without unduly hampering him so he cannot do his job. That is the dilemma. If you think that the most important thing in the world is for him to never do anything wrong, you can design a system that will keep him from that and you will also design a system so that the United States never achieves anything. It is a terrible dilemma. I don't find it a comforting one.

- Q Returning to our historical chronology, I believe you said you met with the Secretary in approximately --
 - A In a matter of weeks.
- Q Did you have further meetings with the Secretary on this matter? 1986?
 - A No, we did not discuss it.
- Q Were there meetings following the public disclosure of the events?
 - A Yes.
 - Q And can you tell us in your own words briefly --



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 A I heard the subject discussed and elaborated on.

One of the problems I have in this is what I learned then and what I learned earlier and distinguishing the two.

I am not always confident of my time lines.

Q Let me pick a transaction I am a little interested in and that is I am interested in 1985 transfers of weapons being TOWs in August-September 1985 by Israel, and a small shipment of HAWKs in November of 1985.

When did you first come to learn of those transfers?

A In the newspaper.

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- Q And that would have been in November of '86?
- A Shorely after the --

Q Can I ask, as I am sure you know, the public assumes that, as does the world I suppose, that we know everything, how is it do you think that intelligence information or other papers would not have come to your attention indicating the transfers?

A Well, of course, I am just not in the transfer business. My staff is not in the transfer business. If it doesn't show up in that system, I just don't know how we would know.

Q I am looking at the 1985 transfers by Israel of Tows and then some Hawk missiles. I will tell you that we heard earlier today from DSAA that they had no knowledge of the transfer of those weapons which were provided to Israel pursuant to foreign military sales, military assistance program contracts.

A I find that quite ast ounding, because that is their sole concern. That is what they do. That is their business. I don't see how -- all they do by any means.

Q Were you aware before a few moments ago that DSAA did not have knowledge of that transfer?

- A No, I was not aware.
- 0 So --

A See, I would think a lot of things go on that somebody in my shop my staff and so forth might see, but

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they would not flag for me unless there was something very unusual about it. Some antenna were pulsed, or that something was going on that they didn't quite understand.

- Q Would it be --
- A I don't see everything that comes through my shop.
- Q Would it be fair to say then that you might have presumed prior to today that DSAA would have come to know of those transfers other than the newspapers?
- A Well, not necessarily. As I understand the way the system was handled, they went straight from NSC to the Secretary's office to the Army.
- Q So that was in the case of the 1986 transfers of Tows?
- A I didn't know there was a distinction between that and '85.
- Q The method, if I can, the method of transfer was quite different. In 1986 --
 - A That I am not aware of.
- Q In 1986 in the case of the Tows in August and September they were Israeli Tows being provided by Israel directly to the Iranians with an interesting question as to who knew what and when in the United States.

That was followed in November by an attempted shipment of -- take your pick -- a good guess is 80 Hawks of which 14 Hawks were deliverd, 13 returned in 1986.



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A From Israel to Iran, returned?

Q Yes. Through the intervention in that case of General Secord, who provided some pilots and support in Israel to help the transfer over.

Those Hawks and Tows that were transferred in 1985 were provided to Israel pursuant to the usual FMS sale.

A That wouldn't come to my attention if it was a usual situation and decision.

Q And it should have been subject to the usual procedures involving American consent in order to transfer those.

In the case of the 1986 Tows, which were provided in parts, there was a finding the CIA did a provision pursuant to complicated modalities --

A But the normal transfer I would not be brought into. I don't know any reason I would or should.

Q Would it be, though, that the NSC would have not only full information on this but would have actively participated in these movements of weapons while the Pentagon essentually didn't have the information?

A I don't think that the NSMC would have participated in it without everybody having the information. You are looking backwards at the connection now established that was not clear at the time the transfer was made. I don't know if DSAA elaborated on it, but they do a lot of weapons transfer.

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Q They simply were not involved and they didn't take charge. Again, what I am trying to develop is whether or not in this case also, as in 1986, there were sets of procedures which otherwise would have picked up the transfer and in this case, did not.

- A If there were, I wouldn't know about it.
- Q So, you were unaware of that?
- A Yes.

MR. SABA: Do you have further questions in this

MR. SAXON: I have a number of questions, but maybe it is better just to wait until you finish all your questioning.

MR. SABA: I want to move to a different area, if you want to deal with Hawks and Tows --

MR. SAXON: You are going to go to the contra

area?

area?

MR. SABA: And other general areas.

MR. SAXON: Then let me go ahead.

MR. KREUZER: I have one for clarification.

BY MR. KREUZER:

Q Sir, you discussed earlier about General

Moellering's coming back initially to you in June of '86 and
saying I have just had a conversation with Mr. Armitage about
something that I wasn't aware of and that is the Tow missiles

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for Iran proposal, and did he say at the time that Armitage had said that the hostage exchange was involved?

A It had come up in the TWG in the context of hostages. But he did not connect the two as being not anything else but hostages. He didn't say that. He just said some dealings done with Iran and one of the problems was hoping to get more movement on the hostages or one of the others.

BY MR. SAXON:

- Q Admiral, I would like to ask you a number of questions. When we first met back in April -- April 10, 1987, and I interviewed you, I believe you indicated that you had not been interviewed by the Tower Commission, is that correct, sir?
 - A That is right.
- Q I recall that you expressed some surprise that you had not, is that correct?
 - A Yes, I was surprised.
- Q When you learned of the arms shipments to Iran in late June or Xearly July '86 I believe you told me previously that that reaffirmed in some way the suspicions you had about the NSC, and you talked about that relationship, is that correct, sir?
 - A Yes.
 - And would it be fair to say that you weren't sure



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whether, which was the chicken and which was the egg, there there had been ongoing problems?

A Well, yes, I think that would be a fair characterization. On the other hand, I really thought that — this was a personal conclusion — that this was a question able proposition that the purpose, unlike on some other matters that we deal with, was to keep dissent out of the decision-making calculus.

- Q So if this asks for a pin, then you can clearly denominate it as such and I guess that it does, but are you saying that your sense is that individuals on the NSC staff thought that the fewer people who knew something which you could perhaps justify, because of the sensitivity, would also mean you didn't have a lot of people criticizing you?
 - A That was my conclusion.
- Q How would you characterize your reaction to General Moellering when he first told you about the arms to Iran?
 - A Characterize his reaction?
 - Q No sir, your reaction.
 - A Well, I was startled.
 - O Would it be --
 - A I have been around a long time, though.
- Q Would it be you were startled, sir, because of the underlying nature of the transaction itself, or because

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you weren't included?

A By the nature of the transaction.

Q Let's talk about that a moment. If someone had asked you whatever date that was -- June, July, '86 -- Mr. Chairman can we, do we, will we send arms to Iran? What would have been your answer based on your understanding of U.S. policy at that time?

A Of course, it depends on the question you are asking me. If you say on the basis of U.S. policy, I would say I find that rather strange, because that is contrary to our policy.

If you were asking me can we do this militarily, et cetera, that would be a different question.

Q If you were say the typical case testifying on the Hill before one of the Armed Services Committees at that time and someone had said to you, Mr. Chairman, do you think it wise as a matter of policy for us to trade arms for hostages, what would have been your response?

A Well, it is pretty hypothetical. I think I will just say given our avowed policy that is not a good idea.

Q What do you mean, given our avowed policy?

A Because we don't ransom hostages. Now, in a number of cases that I talked about where we did put our minds to hostages and the possibility of releasing them, I think off and on a number of offers have been made in screwy

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 channels -- "I get a man for so much" or something -- and as far as I knew, we never took that over or really ever explored it.

- Q I believe you told us when we interviewed you previously, that relations with the NSC have improved considerably since Mr. Carlucci took over. Is that correct?
 - A That certainly is my impression.
 - Q Let me go to --
- A I think that is reflected in a number of ways and by a number of sources.
- Q Let me go to your meeting with Secretary

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 Weinberger, which I assume was the first one en one meeting
 you had after finding out about these transfers?
 - A Yes.
- Q What do you recall being the way in which you expressed your dissatisfaction at not having been included in the process?
- A Well, I don't know that I was up there complaining so much as I was there to try to find out a little more about it and obviously number one interest was to find out if opinions had been expressed on the matter. And he is my boss. The President is the Commander-in-Chief, but I also work for the Secretary of Defense, and he has greater access than I do, et cetera, et cetera, and when it became clear that he had waded in rather heavily on this matter, that was

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was really the primary piece of information I was looking for.

And the decision to overrule that argument had now been a deliberate and conscious and that it just had not been made because people got out of the way, it had been made in the face of opposition -- the decision was.

- Q You told us earlier, in response to a question from Mr. Saba, that the Secretary indicated he didn't consider this a military matter.
- A I think he said that the decision had been made that it wasn't. I don't know that he said that.
 - Q Please understand that I am not trying to --
 - A No, I understand.
- Q To get at odds with the Secretary or for that matter, anyone else, but we are trying to make sense of this and as somewhat novices in the field, we are trying to determine what is an appropriate reaction when we find something out and what isn't.

So let me indicate one way that someone could characterize this.

- A All right, sir, go ahead.
- Q We are providing lethal equipment, missiles, and missile repair parts out of U.S. inventories which, whether it is significant or not, draws down our stocks to some extent. We are giving them to a country that is on the

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State Department's list of being involved in promoting or supporting or assisting, facilitating terrorism. That particular country -- Iran -- is engaged in open hostilities, has been at war with Iraq for some number of years. We have a professed U.S. policy of neutrality in that war. We have been pressuring our allies not to send arms to Iran. And notwithstanding all of these things, the decision is made by somebody that the Chairman of the Joint Chiefs of Staff and our top men in uniform had no business being involved in this or even being apprised of it.

To some people that would be startling.

A Well, it will come as no surprise, I am sure, that I don't know a lot of things that go on in the U.S.

Government and I don't expect to know a lot of things and I don't think I should know a lot of things.

Q Do you believe you should have known this?

A There are areas where I should very definitely know about, but whether I should have known this is probably a question of judgment, considering all the facts and all the information. And I am well aware that the President has some very deep concerns on his mind, and it was pretty obvious to me that he was playing for high stakes in this move. I don't find that so amazing.

MR. SABA: Sir, did you discuss this with the President?

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THE WITNESS: No, I did not. That is the kind of thing that he is paid for, that is what we expect of him.

I guess you can say that my ego was dented or something. On the other hand, if in fact he was playing for a new regime in Iran, if he was playing for the end of the war or playing for long term stakes with United States relationships with Iran, I don't think he is bound by any particular rules in that regard, and I don't think you can design a formula that he must adhere to in every instance. That is a judgment decision.

BY MR. SAXON:

Q Let me ask you, sir, about the questions that you raised. You said questions were raised in your mind once you found out about this with regrad to specific types of analysis that you thought should have been examined. You touched on this briefly in response to a question from Mr. Saba, but when we interviewed you back in April, I believe you indicated there were three specific questions.

- A There were, yes.
- Q What can you tell us about those?
- A I looked at the question of what we do to U.S. inventories.
 - Q The readiness impact?
- A Yes. I concluded that given the overall numbers and amount transerred and what was coming off the production

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line that really it was negligible.

Q I believe you said, second, you looked at the strategic impact of the Iran/Iraq War?

A The impact on the Iran/Iraq War and I could find no measurable impact.



Q So after this --

A Incidentally, the people in NSC that did this may have done a simil took at it. I cannot say they didn't.

- Q If they did, sir, we have not found it.
- A Okay.

Q Let me just say to make sure we have this clear on the record then, after you did that examination or had your staff assist you in taking that look at these three issues, you concluded that there would have been no objection raised to having gone forward?

A I concluded the military questions were -- if

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there were good reasons to do this, the military questions were probably not influential, or shouldn't be.

- Q But it is fair to say as far as you know, in terms of the Pentagon, this examination had not taken place with their input previously?
 - A It did not, that is right.

MR. KREUZER: Are you going to stay on that topic? I have a question on that.

MR. SAXON: Go ahead.

BY MR. KREUZER:

- Q What if you were to know, sir, that individuals were to take the Iraqi battlefield strategy and order of battle and reveal it to the Iranians, and reveal that information to them? What would you say if you knew that had been passed?
 - A I would say "wow."
- Q Would you say that that is something the Chairman of the Joint Chiefs should know about, or have input?
 - A Yes.

BY MR. SAXON:

- Q You indicated, Admiral, that the readiness concern which you might have had, really was more addressed to the Tows than the Hawks.
 - A Yes.
 - O But I also recall when we met in April, that I

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provided some data to you which we took directly from the IG report from the Department of the Army that indicated with regard to the 234 repair parts for the Hawks, which were requested, and most of which were transferred to the CIA and ultimately to Iran, that the Army concluded that at the time the decision was made to meet the requirement and send it forward, that those 234 repair parts there would have been 46 on which there would have been something classified at the level of significant depletion -- specifically, 15 of those repair parts would have been totally depleted, 100 percent of our inventories.

Eleven of those repair parts would have been in excess of 50 percent depletion, and 20 percent of the repair parts would have been under 50 percent but still significant depletion. And I recall having asked you what your reaction was when you found out about those figures, and I believe I am correct in saying you indicated that that had not been brought to your attention until --

A No, it did not, and I found that rather, that is a rather significant finding, that if I understood at the time should have been flagged.

Q I should make clear for the record that the DAIG at the time it conducted in late '86 concluded that with some things that had come on line, with some different snapshot of a different day of the U.S. inventories that the numbers

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were not that alarming, but at the time the decision was made to make that transfer, those were the numbers that they were looking at.



I believe you told us when you met with Secretary Weinberger the issue of the Presidential finding did not come up?

- I don't believe it did.
- And the issue of legality had not come up?
- No. I don't remember that coming up.

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A No, I don't remember that.

Q Do you recall whether Secretary Weinberger indicated that he himself had ever indicated to the President or anyone else that he had some questions about the legality of these transfers?

A No, I don't recall him saying that. He did describe warning him vigorously against it.

Q Am I correct in saying that in mid-1986 when you first found out about these transfers, you did not know anything about the Israelis as an intermediary?

A I did not.

Q I have got just a couple more questions.

Going back to the system, sir, I had an interview about the same time as the one we conducted with you with retired General Richard Stilwell who, in his capacity at the Pentagon had the system DoD-wide.

General Stilwell, in response to the question, said that the system was, as far as he knew, designed as the exclusive means for transfer stocks from one of the services to the CIA.

Would you concur with that assessment?

A As far as I know.

Q And I think it is clear from Mr. Saba's line of questioning that we have had some very sensitive transfers made to the agency which, nonetheless have gone through the



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	A	To the	e agency	that ha	ve gone,	yes.	I belie	ve,
as	I unde	rstand	it, that	those	transfer	s were	made by	people
in	the		syste	m, that	it was	just an	abbrev	iated

That is one of the things I wanted to get to. You stated a few minutes ago that there is a real dilemma that we want to have the proper review for something like this, but we don't want to hamstring people, unduly hamper.

.But it is true, is it not, that there are procedures written into the system to speed up the process of review?

But I don't think that is to reduce the network. I think that there are ways to move things quicker.

Through the system?

Yes.

Sometimes a requirement arises with a very, very short fuse on it. If you can't meet the fuse, it is useful.

And there is included through the review process legal review at several levels; is that correct?

Yes.

And there is also readiness review, one of the things that is looked at is readiness?

You understand the great bulk of these things

we are talking about are not readiness items.

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Q One other question before I move to my final point.

Q We have learned in the course of these investigations that perhaps some sensitive intelligence was provided to the Iranians in the course of these meetings by U.S. Government officials as some way of establishing our bona fides.

If that, in fact, is true, is that something, as the Chairman of the Joint Chiefs, that would concern you?

A It would be my opinion that it would, that I should be informed or in on that.

Q MR. SAXON: Other than follow, to one or two questions, that is all I have.

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EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE BY MR. GENZMAN:

I might have missed your answer regarding use of an abbreviated

In what instances was that used?

This is the only one I know of, the TOW transfer and the HAWKS.

That was an abbreviation of the

standing subsequent to November.

To my understanding, it was. This was an under-

MR. SABA: So your understanding of what you call an abbreviated

THE WITNESS: I was talking about from the NSC to the Secretary's office to the Army to CIA, with no other distribution.

You probably know more about that than I do.

MR. SABA: That is essentially correct, sir.

THE WITNESS: But these were contacts.

EXAMINATION ON BEHALF OF THE SENATE SELECT COMMITTEE BY MR. SAXON:

These were people normally involved in the system?

That is my understanding.

But the requirement itself did not go through the

process? normal

That is probably right, yes.

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I do.

 MR. SABA: If I can be more specific, we have now had interviews with most of the individuals involved and very specifically, General Thurman, who happened to be on duty at the time you came, stated that as he put it, he is by chance the mote, but he did not understand them coming to

THE WITNESS: That is another matter.

MR. SABA: But in a different cpacity, and he is on the note, among other things, but others including the DAIG report, I believe, have all concluded that certainly in the case of the TOWs, the

I think --

him in that capacity.

THE WITNESS: I said you know more about it than

MR. SABA: Apparently there was some application of the system in the case of the HAWK radars, and again the DAIG report indicates how the systems, the overview and readiness review by example, were, in fact, applied to the provision of the spare parts and there had been a request for radars which did not go.

So the system from the testimony we have in the DAIG report appears to have been brought to bear in part on the HAWK spares and radar request or requirement, but in the case of the TOWs, it would seem to be the conclusion

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of the individuals involved at the DAIG that it was bypassed.

I relate all this, not to testify myself, but in terms of background because I think it is crucial in a way to our investigation to understand how and why, in this case, the system was bypassed and whether, in fact, the system is adequate.

If it was bypassed because it was not responsive and that has been the thrust in part of our questioning on this matter to you.

MR. SAXON: But what is interesting to note is even with regard to the HAWK repair parts, the first request for HAWK repair parts did not go through the system itself and the second request, which was a follow-on for additional HAWK repair parts, sort of went through the

system, but only because the Army forced it through rather than it coming through the agency to and down through the process and the Army made the determination that the additional request for HAWK repair parts beyond the 234 initially asked for did not qualify as part of the first request, but was a new request and they wanted to treat it through their system.

So the system worked. The Army forced it back through the process. It got sat on and was never complied with.

THE WITNESS: My instincts would tell me that is a

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result of reservations from what had been done earlier.

which is the front door to the system, that is where a request would come in to be looked at and a decision made whether or not it is valid, to whom it should go for action?

MR. KREUZER: But no request entered through

THE WITNESS: I didn't understand -- you may be right. I didn't realize that it did go to other members as well.

MR. KREUZER: That is sort of the way I read

is that the one that says
this where the first rung is, this is the entry to the system;

THE WITNESS: They are an important rung on the

EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE
BY MR. SABA:

Q Did you have occasion, following your acquisition of knowledge of these events, to have any discussions further with General Wickham or General Thurman about it?

A No, not consciously and deliberately. I think one time it was mentioned in the tank, but in the context that I am going to be giving a deposition or something --

O These would be 1987 --

ladder, no question.

A You have got to understand, that once something like this starts, people are very careful about the

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information -- everybody says I would like to know and the standard answer is you will know, you will get all the information, but right now the people that are under fire and so forth are careful who they talk to, et cetera, et cetera.

So I remember it coming up in the tank that time and nobody queried or explored it or probed.

The question is directed to 1986 when you acquired knowledge of the transactions. You would agree that the Army provided the TOWs and the parts and my question was whether you had gone to General Wickham or anyone else in the Army to inquire as to what had gone on?

The standard answer, okay, we are going to get all the dope when it is put together here. I am not about to embarrass the Chief of Staff of the Army when he thinks he is under -- you have got to understand the environment.

It is not that he is not going to be forthcoming, and he will. This would be hashed at great length, but there is quite a production being made of this right now.

Two or three things that are missing in this kind of query or inquiry, that is that the normal press of business in the Pentagon is unbelievable, and while today on the television and so forth this is the item of great interest, and it sounds from listening to people testify as if there was nothing going on but this, you have to realize that a lot of this stuff gets lost in the background noise of

the everyday business of the Pentagon.

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The hard part of the Pentagon, which comes with experience, is picking low-level signals out of the background noise as to something going on.

These things don't come across your desk with a great big red tag on it or anything. There is -- in trips, travel going back and forth when you are looking at the people in the system, you will find that a lot of times they are not there when something happens, somebody else was there.

That is sort of the ambiance that seems to me gets totally ignored and lost.

Incidentally, that is with any system you design, whatever you conclude, you have got to design a system that will operate inside of a tremendous amount of business.

Q I have one more question on the TOW HAWK business and that is, I take it you were, since the time you assumed your position as chairman, aware of Operation STAUNCH and our public policy against providing weapons to Iran.

Would you describe that as a well understood policy, not only within the military, but also generally?

- A I think so.
- Q Did you have --
- A At least as a general policy proposition, yes.
- Q Did you have occasion to discuss this with foreign

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military personnel?

A With foreign military -- yes, in a social way in NATO and so forth.

- Q Would you say that we made it our business to inform our allies and friends, our trading partners, that we were sincere in our opposition to providing weapons to Iran?
- A Oh, I think so, yes. Of course, you understand in the groups I deal with, the military, this is preaching to the choir. Also, in parts of this conversation, I was lectured many times on the fact of life -- I am talking about in foreign countries -- and my counterpart might say while I understand the wisdom of that and I think you are right and so forth, companies in my country are going to sell to Iran no matter what.
- Q But is it correct that you found yourself in the position always of stating American policy against that trade?
 - A If it came up, yes.
 - Q That would be through 1985 and then again in 1986?
- A Again going back to what I said about so much business, that wasn't a prominent topic in discussions and meetings.

There were many countries that pay very little attention to the Iran-Iraq war.

Q By any chance did any foreign person ever bring



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to your attention an allegation that we were providing --

- A No.
- Q That the Israelis were providing --
- A No
 - Q That the Israelis were providing weapons to Iran?
 - A No.

EXAMINATION ON BEHALF OF THE SENATE SELECT COMMITTEE
BY MR. SAXON:

- Q Since these matters have become public, given that we had a stated public position on sale of arms to Iran by other nations and we were pressuring our allies and yet apparently we were doing that ourselves, have you had . occasion to be lectured, as you say, by any of our allies?
 - A Yes.
 - Q Without naming names, can you tell us --
- A I just took a trip through the Gulf a short time ago. The references weren't too direct, but the implications were clear.
- Q I guess we can understand a little bit of that.

 Do you personally foresee a serious damage with our allies because of this distinction between stated policy and the actual circumstance?
 - A That is a difficult question to answer.
- Number two, my instincts tell me that the damage doesn't come from the instant, per se, as it comes from

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accumulation.

I am talking about damage to our Arab relations primarily. It is just another brick in the wall that worries them. And they have -- they keep tab, they keep a ledger on the United States, and in fairness, this is not as important in our Arab relations as the turndown by Congress of the arms packages.

That is the number one item. And then these other things fall in line. And this is another straw in the haystack.

EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE
BY MR. SABA:

Q I would like to turn to the other hemisphere. Sir, on assuming your position as Chairman of the Joint Chiefs in October 1985 and subsequently, were you provided briefings, and I am thinking primarily legal briefings in this question, as to what could and could not be done pursuant to various statutes in force at the time in terms of support for the anti-Nicaraguan Government forces?

A Well, I received a number of briefings on South and Central America, but I don't think it was very express on that aspect of it.

Q Did General Galvin provide you with any



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information as to the status of our military forces and any support which may or may not be provided to the contra forces?

A He encouraged me to visit Central America and he also talked to me about his relationship with El Salvador, Honduras and particularly the Panamanian situation and some of the work that he did in Latin America proper.

And I did visit Panama, El Salvador, and Honduras in January of 1986. I had a trip scheduled in November.

I canceled it and visited in January.

Q I take it then shortly after taking on your post as chairman, you did take an interest shortly in Central America?

A Yes, I did, primarily because I was very shy in my background on Central America. I had never been associated with the area, I had never been there.

Q Admiral, I am going to introduce another exhibit here which is Exhibit No. 2. This is, I believe, your letter.

Do you recognize the letter as being a copy of one of your letters?

A Yes.

(Exhibit No. 2 was marked for identification.)
BY MR. SABA:

Q Could you provide us some information about the



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letter, the circumstances surrounding its creation and perhaps specific information on paragraph 2?

A Well, I think this was in response to a number of requests from a number of sources to and improve intelligence. That expansion took quite some time and didn't take place right away.

Q I am sorry --

A The expansion took some time. It didn't take place for quite some time.

Q po you recall when it may have occurred?

A It says the first phase is scheduled to begin in January. I don't think we had the people in place for several weeks after that. I don't know exactly when it was.

Q Sir, I am particularly interested in the second paragraph, the last sentence, which, in an earlier copy, has been highlighted and, therefore, it appears slightly shaded in the exhibit.

A In what regard?

Q Do I understand it that the intention was that
the would provide intelligence information to the anti-

A I don't believe that was the intention.

Q Well, perhaps you could explain what was intended.

A Well, the main thing was to provide it to our own people, to the Pentagon and to users here as well as on

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Galvin's staff.

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In any event, I am informed that it never was used in that fashion, for any Sandinista resistance.

Q Sir, do you recall whether instant to preparation of this letter and matters that are discussed in it, if you were provided a legal briefing at the time as to whether tactical intelligence could or could not be provided at that time or in the near future to the anti-Sandinista resistance?

A I guess the fair answer is I don't recall, but I don't believe it was provided.

Q Do you recall now whether at that time it was or was not permitted by the legislation then applicable?

A At the time of the memorandum -- my understanding of it, it was permitted in 1986.

Q Do you know as a matter of fact whether or not any support was, in fact, provided during 1985?

A Well, it didn't even form until 1985, the expanded group. I am told that it never provided anything to the Sandinistas.

Q So to the best of your knowledge, the group in existence at that time had not provided?

A That is right.

MR. SABA: I have one more exhibit, which will now be Exhibit 3, I believe, sir.

(Exhibit No. 3 was marked for identification.)

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THE WITNESS: Okay.

BY MR. SABA:

Q Sir, do you recognize the letter as being yours?

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- A It is mine.
- Q Could you please give us some information about the letter, the circumstances leading into its preparation and events subsequent that are discussed in it?

A Well, as I recall, this was a request by the CIA for this kind of support and that was the purpose of the letter.

- Q Would you view this letter as being part of a system review of that CIA request?
- A Part of a
- Q Yes, sir.
- A No, I don't think so.

Let's see - are now being utilized to fulfill -- this is probably the best mechanism --

- Q So I take it the intention here --
- A I assume I did feel that way. That is what the sentence says. There was a legal look at this, I recall that.
- Q That is my next question, sir.

 Do you recall if there was a legal review of this also?

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So you obtained advice as to what could and could not be done prior to this letter?

Yes.

I would also be interested, sir, because we have had some other testimony as to the best kind of support to be provided, as to your view, if you care to express it, as to the provision of DoD support, being whether that should be a direct provision of support or continue being, through another agency request and continuing to run this through the system.

I think that was part of the legal review, that it should come through the agency as I recall.

COLONEL RICHARDSON: I think the question is military versus civilian aid through the --

MR. SABA: That is correct.

COLONEL RICHARDSON: General Galvin's proposal was that it primarily should be a militarily-run operation as opposed to being a CIA-run operation using substantial military assets.

I think the question is as to how you feel about the two proposals.

MR. SABA: That is right. We have had the advantage of having spoken to General Galvin.

THE WITNESS: I think our judgment on balance was that it should be a CIA-run operation with military support

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and that this reflects that.

Is that your understanding, Colonel?

COLONEL RICHARDSON: Yes. General Galvin initially proposed that he would have preferred a military operation and after discussion with the agency, this was deemed to be the best way to go.

BY MR. SABA:

Q So these presumably are dealt with through the system?

A Yes.

Q I take it you are satisfied with the functioning of that system?

A Yes. In this case --

COLONEL RICHARDSON: Essentially, everything relating to the new legislation of which this is a part is -- all goes through the system religiously and this was just part of it.

BY MR. SABA:

Q My next question, for the sake of a complete record, is whether in the case of this new legislation, you know of any circumstances which, in the case of Central America being bypassed or not going through the

A I don't know.

Q So we don't have a situation where we had an order and a bypass of the system?

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A	I don't think so. This was a different type of
matter.	We were setting up a system here which was widely
discussed	d even though it was a sensitive matter by the
participa	ants in the agencies with meetings, et cetera, at all
levels ar	nd of all agencies.

Q During the period you have been Chairman of the Joint Chiefs, have you had any substantive input into issues involving security assistance to the Central American countries?

A I have been kept familiar with, for example,

El Salvador and Honduras because we have a particular interest there. And I visited there, as I said in January, and heard their view.

- Q January of 1986?
- A 1986.
- Q Are you familiar, sir, with the request by Honduras for F-5Es?
 - A Yes.
- Q And can you tell us your understanding of that situation?

A Well, we felt it was a request on their part to, as a matter of fact, an interim fix for aircraft that were becoming rapidly obsolete and outmoded and one that they felt very strongly about. When I was there in January, I received some information from their military on their

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security assistance request and this was a prominent -- not to elaborate on, but obviously a prominent item that they were very interested in.

- Q At that time during that meeting in January 1986, did their military express to you# concerns about the contras?
 - A No, certainly not in regard to the F-5s.
 - Q I will take it separately.

My question will be whether or not they had indicated concerns about the contras at that time.

- A No, I don't think so.
- Q My next question --
- A It was an orientation visit, a short visit, my first visit, and in the official meetings I had with the military, no.
 - Q Did you have subsequent visits or meetings?
- A Obviously in the socal context, they are aware that there are contrast and so forth and that that is of interest to them, but I had no approaches to me.

As a matter of fact, a couple of calls I made, it was interesting, there was no mention of it at all.

Q So since January 1986, you have had subsequent contacts with the Honduran military?

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I haven't been back, no. I just went two weeks ago to Panama. That is the first time I have been back since Galvin's change of command.

Q So other than the contacts you have had with the military in January 1986, you have had no additional contact?

President Azcona came to Washington once and I attended a meeting with Secretary Weinberger.

Q On that occasion, did the subject of the F-5Es arise?

A . Yes, but in a very general way, how do you think they are going in the Congress.

Did the subject of the contras arise?

No.



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 never -- certainly from our perspective, the health of the Honduran military is a much more important one and that is the way we look at it.

From the overall perspective, the health of the relationship between the United States and Honduras is important to our whole policy in Central America.

Q In the case of has an allegation ever been brought to your attention that there have been false end-user certificates executed by

I believe they probably call him

- A And these would be American security assistance --
- Q No, sir. These would be end-user certificates which he signed and were used in connection with furnishing of weapons to the contras.
 - A No, I have never heard that.
- Q In the case of are you aware of any information linking attitude toward the contras or its favorable assistance providing end-user certificates to security assistance?
 - A Linking that with security assistance?
 - Q Yes, sir.

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A No.

MR. SABA: I don't think I have further questions

on or Honduras.

MR. KREUZER: I have.

EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE



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ASSERT EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE

BY MR. SABA:

My last question, in connection with these various reports that you just mentioned, did you receive reports since becoming chairman of the private resupply of the anti-Sandinista forces?

- Privately supplied?

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A Yes, we saw some intelligence, I see intelligence occasionally that there was private supply, a plane was intercepted or detected and the information was we thought it was a private supply plane.

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BY MR. SABA:

Q Did you know General Secord was involved?

A No, I did not.

Q Okay.

A The only one I knew in that, and that is through a different period in my life, was Singlaub. I knew him at a different time in a different place.

Q In --

A I used to know Secord several years ago.

Q Okay.

A I did not realize he was involved in the contras.

Q Did you have any indication of where the private suppliers obtained the funds for the weapons in their operations?

A No, I did not. Aside from private subscriptions
I had no -- I not only had no indication I had no view
on it.

MR. SABA: I have no more questions in this subject.

MR. SAXON: You have some on any others?

MR. SABA: Just a general one.

EXAMINATION ON BEHALF OF THE SENATE SELECT COMMITTEE

BY MR. SAXON:

Q I have one and possibly two other questions, and then a broad general one, sort of a wrap-up at the end.

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My first question to go back to the impact of the TOW transfer on the strategic balance in the Iran-Iraq war, I believe when you met with us back in April, sir, you did indicate there was some evidence that in small battles the Iranian use of the TOWs had been effective in knocking out Iraqi tanks, is that correct, sir?

Well, they looked like there might be some evidence to that effect. It was pretty tough to even connect the two but it looked like they might have enjoyed some success that they have not previously enjoyed, and this might be attributed to it.

> MR. SAXON: Let's go off the record for a second. (Discussion off the record.) MR. SAXON: Back on the record.

BY MR. SAXON:

I just have one final question, Admiral, and that is sort of a boasd philosophical question. As we will ultimately terminate our investigation and complete our hearings --

I didn't know you were going to terminate.

Notice, I didn't say when, though. I said ultimately, one day this will all be over and there will be a report written and in that report there will be a section we assume on recommendations for how to do it differently, how to do it better, whether there will be

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structural or institutional mechanism changes that are required.

Do you have any thoughts for us and for the members of the committee who will read this deposition on those matters?

A I think obviously I have given some thought to my relationship with the NSC and what I think is a proper relationship, and I think that the question of military officers serving on the NSC should be examined. I don't mean served or eliminated, but I think that the question should be examined primarily with a view to putting some kind of fixed limit on the term of service over there for a military officer.

Q Is there not in fact a limit now but it can be extended?

A As a practical proposition the limits are sort of irrelevant because if an officer does well it is requested to extend him and they give him a position of prestigue on the NSC and it is always honored, et cetera, et cetera. One of the attractions to be frank about it to a military officer is that we pay their salary, not the NSC.

Q So I assume --

A I assume for most of the officers that are extended, I assume it is their talent involved in their extending and keeping someone on. But the problem in the

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military, is the problem of having very talented people, and we do send talented people and often they become very important on the NSC staff, and they do very good service, so much so that they end up over there for a period of time and their military skills, their military usefulness degrades. On the other hand nobody in the NSC can understand why the military doesn't reward this man who has performed great service in important tasks for his country. I can understand that attitude but he is a military officer and I think it is a mistake to, there are other options available. These have been exercised on occasion, where an officer left the Service and stayed in that line of work and went another path which is just fine.

But to retain his rank and expect to be promoted with his contemporaries in the individual services, that is asking quite a bit of a service if you keep him a long time.

And yet the NSC sort of operates unto itself.

MR. KREUZER: Keeping in mind, sir, that when the inquiry comes from the NSC to the military departments, would you spare this individual for another term of one year as it always does, do you think that in the future the military departments might take on a little bit more stiffer attitude with the Executive Branch when they respond?

THE WITNESS: Well, it is tough to -- it is easy

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 to express that attitude but it is tough to sustain that position. I know that in these cases time and again it has been said, look, you can keep that fellow, we know he is important to you and he is a fine man, but you are jeopardizing his promotion and the answer comes back, I will take care of that, or I will handle that.

MR. KREUZER: That is from the requester?

THE WITNESS: Yes. You know what he is saying is

I will get somebody of great influence to protect that

man. But I don't think that is fair to the man or to the

Service.

Now, if that man is of such tremendous value to the nation -- and incidentally some of them are, they really are, then I think he should decide that is his profession, that is his line of work and leave the Service and --

MR. KREUZER: Give that space to somebody who is going to come along.

people out on the battlements doing dirty work in the battlements and and Pentagon, I don't mean necessarily out of town, but that are doing a lot of work and they should -- their prospects shouldn't be jeopardized either. And I understand it is a difficult proposition.

I would not propose anything that freezes the military out

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 of the NSC because I think the exchange and having the talents in both places and the points of view is a worthwhile one and profitable to both sides. It is just that I think to have a man in a position for too long -- and I don't think an active military man should lead the NSC, I just really don't believe that. That is a very prejudiced view because as the Chairman, I think if you want a military bias in the sense of the Chiefs, you should go to the chairman, not to the NSC adviser.

BY MR. SAXON:

- Q But I assume you would not object, to the NSC adviser having a military assistant?
 - A No, I do not.
 - Q Thank you.
- A You know, the best guard of all is to get good people and sometimes you succeed at that and sometimes you don't.

MR. SABA: Mr. Saxon asked my general questions so I have nothing further, sir.

MR. KREUZER: I have nothing.

MR. GENZMAN: Nothing further. Thank you for your time.

MR. SABA: Sir, in behalf of the House Committee we wish to thank you very much. We certainly do appreciate your time. We hope that we will finish one day. If you

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 THE WITNESS: We hope -- this is off the record.

(Discussion off the record.)

MR. SABA: That is all.

(Whereupon, the deposition of ADMIRAL WILLIAM J.

CROWE, JR. was concluded.)

just come from the Gulf --

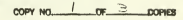
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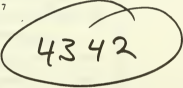
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EXECUTIVE SESSION
DEPOSITION OF
KEVIN W. CURRIER



Select Committee to Investigate Covert Arms Transactions with Iran, U.S. House of Representatives, Washington, D.C.

Tuesday, May 5, 1987



The deposition convened at 9:15 a.m. in Room 352, Rayburn House Office Building.

Present: Pamela Naughton, Staff Counsel, House Select
Committee to Investigate Covert Arms Transactions with
Iran; Richard Leon, Deputy Chief Minority Counsel, House
Select Committee to Investigate Covert Arms Transactions
with Iran.



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MS. NAUGHTON: We are on the record.

My name is Pamela Naughton. I am staff counsel to the House Select Committee to Investigate Covert Arms Transactions with Iran.

If the other people in the room will please introduce themselves for the record.

MR. LEON: My name is Richard Leon. I am deputy chief minority counsel for the House Committee on Iran.

MR. CURRIER: My name is Kevin W. Currier. I am a Special Agent for the FBI at the Miami division.

MS. NAUGHTON: This is a deposition taken in executive session, which means it is secret material. I provided a copy of the committee rules to the FBI liaison, Bruce Ash.

I wonder if you had a chance to discuss that with him or see a copy.

MR. CURRIER: He discussed the matter briefly with us this morning.

MS. NAUGHTON: For the record, here is my copy, and you can look at it, should you have any questions or want to consult.

Do you have any questions before we begin?

MR. CURRIER: No, I don't.

MS. NAUGHTON: Okay. The rules will be right here in case you have any questions.

The reporter has informed you he is not a D.C. notary

Do you have any objection to waiving that particular jurisdiction?

MR. CURRIER: No.

MS. NAUGHTON: And taking the oath today?

MR. CURRIER: No. I have no objection.

(The witness was sworn.)

Whereupon,

KEVIN W. CURRIER

was called as a witness and, having been duly sworn, was examined and testified as follows:

EXAMINATION

BY MS. NAUGHTON:

- Mr. Currier, you are here today without counsel; is that correct?
 - Yes, it is.
- Did you have personal counsel to attend this deposition?
 - No, I don't, or I haven't.
- It is your option. I just want to explain to you. I don't see it is necessary, but under the rules you have a right to a personal attorney at the deposition.

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Do you understand that?

- Yes, I understand.
- Let's begin, then.

How long have you been with the FBI?

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- Q And what did you do before that?
- A I was an attorney in Puerto Rico.
- Q What law school did you go to?
- A University of Puerto Rico.
- Q And how long were you in Puerto Rico?
- A Approximately 13 years.
- Q How old are you?
- A I am currently 31 years old.
- Q And what did you do with the FBI?
 In other words, what places were you stationed?
- A I was in San Juan for approximately one year, and I have been at Miami division for five years.
- Q So, this is your second office?
 - A Yes, it is.
 - Q How long will you be stationed in Miami; do you know?
 - A No, I don't.
 - Q What unit do you work in?
 - A I am a member of the anti-terrorist squad.
 - Q Have you always been in that unit?
 - A Since it was formed in approximately 1983,

I believe.

- Q And does that take your full time?
- A Yes, it does.
- Q Could you give a little idea what the squad does?

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A Well, I worked the Omega 7 terrorist group in

Miami for several years, and we neutralized that group. We

deal with bombings, terrorist organizations. We try to

neutralize terrorist activity in Miami, gathering information

regarding terrorist groups, etc.

Q Now, did there come a point at which you became involved with Agent Kiszynski?

A George Kiszynski -- K-I-S-Z-Y-N-S-K-I. George R. Kiszynski.

Q Did there come a time that you became involved with Mr. Kiszynski?

I am going to ask you about two separate investigations, if you recall as to the Posey investigation, involving CMA and any alleged attempts to invade Nicaragua. Were you involved in that investigation?

A I got involved in that investigation. Our neutrality investigation started in early August 1985. George had worked the Posey matter in January of 1985. I was not involved in the case, that other case at that time. Thomas V. P-O-S-E-Y.

Q He worked the Posey case in when -- the winter, early spring?

A I am aware that George was involved in the case at least January of 1985.

Q By the time you began working with him, in the summe

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of 1985, had the Posey case ceased? That is the first one.

A There were two separate investigations. I was not involved with the Posey, wasn't involved in the Posey investigation at all. I think the investigation was out of Alabama -- Huntsville, Alabama area.

We were just an auxiliary office covering leads when they arose. And George worked on that case briefly. Then the case was assigned to another agent.

George had a separate investigation he was conducting in Miami regarding the Continental Bank bombing in -- I think it was March of 1983 that brought him in contact with a lot of the subjects who would later become important in our investigation which is titled Rene Corver et al Neutrality Investigation.

So, George was working with individuals that we would later come in contact earlier than January. But the actual investigation was initiated in August of 1985.

Q Let's talk about August of 1985.

How is it you came to participate in the investigation?

A There was a newspaper article in the Miami Herald -
I think it is Sunday, I believe, July 21, -- Miami Herald.

It was on the front page, statements by an individual in jail in Costa Rica by the name of Steven Carr, regarding an arms shipment that had left Fort Lauderdale Poet to

We thought that article was very interesting. brought it to the attention of my supervisor.

concurred in initiating an investigation into those

allegations.

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notified We wisited the sureau of our interest which is the procedure we have to get authorization from FBI headquarters to initiate a neutrality case.

In about a week we did get the authorization, and we initiated the investigation. By the way, during this period, George was in Europe -- George Kiszynzki.

So, this stemmed from your reading the article on the Carr interview.

I was unaware of George's involvement in similar matters before August. He instructed me about his involvemen in the case when he returned to Miami later. We decided to work together, as we have done in other things. worked on the Omega 7 together.

- Was Carr incarcerated at that time?
- Carr and four other mercenaries were incarcerated at the La Reforma Prison.
 - Q And where was that?
 - San Jose, Costa Rica.
 - What were they in prison for?

They had been arrested at Pocosod, Costa Rica on

April 23, 1985, for Costa Rican neutrality violations and

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weapons charges, along with approximately 15 other Nicaraguan contras.

- Q Was this for hostile acts?
- A Yes, that was the term used.
- Q So, what did you do once you got authorization to conduct the investigation?
- A Mr. Kiszynzki was working on the Continental Bank

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 case with a Miami detective by the name of **Diosapo** Diaz.

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 I have helped George while he was in Europe. I helped

 Diaz in a few matters.

Mr. Diaz is very well informed regarding terrorist and neutrality matters, the Cuban community in Miami, so I approached him regarding the article and the people that the community in Miami, so identified in it. And they had mentioned police officers who had given weapons, and he gave me a list of people that were possible subjects.

so, I had a general idea of the people involved in the article through speaking to Mr. Diaz and our own investigation.

That weekend, by chance, I was the duty agent.

I got a call from Secret Service. They had been telephoned
by an individual by the name of Allan Saum who had made
allegations regarding a plot to bomb the Soviet and Cuban
embassies in Nicaragua.

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I telephoned Mr. Saum. He sounded irrational over the phone, but because of the phone call from the Secret Service, I met with Saum that afternoon at a Miami restaurant. I met with him in the car for three to four hours.

We discussed several issues, but the one that was of special interest — he spoke about the Cuban underground involved with transporting large amounts of weapons from Miami for the contras. He spoke about other matters. He was irrational. He lied during, a provided inaccurate statements during the interview, but he did mention an individual by the name of Jesus Garcia, and I had heard about Mr. Garcia from Diaz. I_{Λ} heard about him from the corrections attempt, the alleged attempt to get prisoners out of jail, narcotic-related individuals, out of jail.

Mr. Saum stated Mr. Garcia was in possession of an automatic machine gun and described the briefcase and machine gun.

- Q Excuse me. What was Saum's background?
- A Secret Service said over the phone they had run a check on Mr. Saum, that he was briefly in the Marines. He had been discharged after a short period of time, that he had helped FBI in the Tylenol matter, provided information which didn't work out, and they provided some additional information

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on Saum, nothing really important.

- Q Did he have any connections to anyone in the Administration?
- A Saum has no connection with anyone in the Administration that I am aware of.
- Q Were any numbers or letters or anything found in his possession that would connect him with anyone in the Administration?

A That is right, he mentioned that he was in contact with Vernon Walters at the United Nation. He rambled on, like I said, for hours.

We did make copies later of certain papers and documents that he had on him when he went to the FBI office.

- O I am interested in that.
- A He had been given some telephone numbers by Thomas LACKTINA

 Posey. There was an Oscar Lagatina on them, General Alvarez

 Martinez.
 - Q What about Donald Gregg?
 - A No.
 - Q Anyone from the Vice President's staff?
- A No. The Secret Service had mentioned that he had contacted the White House and Secret Service mentioned Mr. Gregg's name and another individual who worked for the Vice President. That is the reason they called us.
 - Q I don't want to get bogged down in the details of the

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investigation, because that is not the purpose of our focus.

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What I am interested in is eventually you made a case against Mr. Garcia regarding the machine guns; is that correct?

A That is correct.

- Q And when was he indicted; do you recall?
- A He was arrested in early August. I don't remember when he was indicted. He went to trial in early December of that year.

Once we got the machine gun ATF assumed jurisdiction in the machine gun matter. We conducted interviews in the case with Garcia's associates at the flower shop, narcotic-related individuals, and the person we believed provided Garcia with the machine gun.

- Q Who was that?
 Buricaudy
- A Enrique Arricanty. I had personally known Bullchioy FREM

 Borricaudy during the Omega 7 investigation.
- Q Now, during the trial or in any statement that $\beta \mathcal{OR}^{ICAUD}\gamma$ Mr. Borricaudy made during the investigation, what was his defense to the qun charge?
- A I don't recall at that time during the trial what his defense was. I was not that actively involved with that aspect of the case. I did testify in it briefly.
- Q After he was convicted, but before sentencing, he offered to cooperate; is that correct?

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- Q And did you interview him?
- A Yes, on January 7, 1986.
- Q Who was with you?
- A Special Agent George R. Kiszynzki, an investigator from the United States Public Defender's Office by the name of Rafael Maestri. I think that is it.

- Q And did Mr. Garcia tell you that he had heard of or had knowledge of a plot to assassinate Ambassador Tambs?
 - A That is correct.
- Q Did he also tell you about any gun running activities to the contras in Nicaraqua?
- A See, in the press over the last few months he has said that he provided all this to the United States government, detailed information regarding gun running in the contras, etc., etc.

It should be made clear, Mr. Garcia, during the interviews, was very, extremely hesitant to provide any information on anybody Latin. He was only interested to speak about the Americans he believed had betrayed him and set him up.

Especially he was angry about Thomas Posey, because he believed Posey had sent Allan Saum to Miami to get him out of the way.

We had between that period between August and January

had done a great deal of investigation on this matter. We had very, very good information of what actually had occurred regarding gun running, the truth regarding that flight and other flights, extremely good information.

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- What was that?
- The information?
- As a summary, you don't have to name sources.
- Well, we were aware of the people involved, Miami Cubans involved in the gun running, weapons, ammunition, on several occasions from Miami to Central America -- the people involved, where the guns had been stored, how the money was raised, etc.

So, when we spoke to Garcia we were well aware of what had occurred, but Garcia was very hesitant to provide any information. He would only speak about the Americans.

He said a lot -- made a lot of inaccurate statements, a lot of things that later totally disproved themselves.

He did talk about a plot to assassinate Ambassador He mentioned several names. Through our investigation we have not been able to substantiate through reliable information which would support the allegations that such a plot actually took place.

who Garcia put people in Miami at meetings that were not even here at the time. The people who were here strongly

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denied any involvement in such a plot. Garcia was afforded a polygraph regarding the plot on January 14th.

I want to make it clear Garcia, what information we did get from Garcia regarding gun running, we had to get it out of him -- isn't it true, this, this, this.

He did not speak about the Cuban contras, Miami Cubans. He did not speak about narcotics trafficking with the Cubans, and we questioned him regarding that. He was afforded a polygraph on January 14 in two areas.

The first area was regarding the meetings, alleged meeting at Howard Johnson's where the plot to assassinate Tambs was discussed. The results of that were inconclusive.

The second area was Thomas Posey's involvement in such a plot, and he was deceptive in that area. After the polygraph, he admitted being confused regarding Posey's involvement and retracted much of what he had told us regarding Posey.

Q I want to get back to one thing. When you said you had knowledge of the gun running, the information of the shipments, did you learn where these shipments were stored? Were they stored in

A At that time? From our Miami investigation we were not aware where they were stored. We were aware of what was occurring or what had occurred in the Miami division.

We -- FBI Miami -- spent a lot of time on this

investigation between August and January.

Q What was your knowledge regarding the amount of weapons going down?

- A It was not a large amount of weapons.
- Q Could you give me an idea?
- A The individuals in this investigation would obtain donations of weapons from the Cuban community, and the Cuban community being as anti-communist as it is, readily opened there, whatever they could do to fight the communists providing weapons, money, whatever.
 - O So this is under one hundred guns, shall we say?
 - A Yes.

- Q Was any C-4 involved?
- A We heard allegations regarding explosives. We have yet to substantiate that explosives were on board any of those shipments. Well, like C-4 or things like that, no. I guess mortars are explosives.
- Q And at this point in the fall of 1985, was Posey implicated in the gun running aspect of the investigation?
- A Yes, he was. The Miami Herald had implicated Posey from the outset.
- Q After you interviewed Garcia and after he did not do so well in the polygraph, did you discuss abandoning the case with the Assistant U.S. Attorney?
 - A Never.

Q Why not?

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A Well, we tried to substantiate Garcia's allegations. Anybody who starts talking about plots to assassinate an ambassador deserves at least an investigation. We attempted to corroborate everything Garcia said. We sent out leads to other offices. We all agreed that it was indispensable to get cooperation from the individuals who are incarcerated at La Reforma Prison, Garcia said were definitely involved with the alleged plot.

We sent out leads for these individuals to be interviewed by U.S. officials in Costa Rica. We made ourselves available for the interview, and they were interviewed later in January of that year.

- Q By whom?
- A By U.S. embassy officials in Costa Rica.
- Q Who?
- A I think James Nagle, Robert Thompson, and Stephen Carr were interviewed by U.S. embassy officials in late January 1986.
 - Q Is Mr. Nagle a security officer?
 - A Yes.
 - Q Is he employed by the State Department?
 - A I think he is, yes.
 - Q Did you receive a report of the interview?
 - A Yes, we were sent the results of the interviews of

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Carr and Thompson.

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Q Without going into the nitty-gritty of what both of them told Nagle, I am interested in what you later went in April to interview Thompson and Carr. Was it the same story?

In other words, did they give the same version that

A Basically, yea. They denied any involvement or knowledge in a plot to assessinate Tambs, Ambassador Tambs. Carr did admit involvement in gun running weapons from Fort Lauderdale to Central America.

- Q And in that January interview, did Carr incriminate anybody else in the gun running plots?
 - A Yes, he did.
 - Q Whom did he implicate?

was reported by Nagle in January?

- A The same subjects we were investigating.
 - See, Carr had given the same story to the Miami

Herald which initiated the whole investigation -- Renes O MAPITO HERWAYDEZ
Carve, Rapita-Fernandez, and others like that.

- Q In January, did Carr mention to Nagle the name Robert Owen?
 - A I don't recall. I do not think so.
 - O What about the name John Hull?
 - A Yes, he did.
 - We were aware of Hull ourselves.
 - Q How did you become aware of John Hull?

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A Source information. We were aware of Mr. Hull as far back as August of 1985.

as far back as August of 1985.

we didn't know what Hull was. There

were so many allegations regarding him, among them being an operative for the Central Intelligence Agency.

- Q Now, during this period of time when Garcia is cooperating and takes the polygraph and you are doing your background investigation, did you have periodic meetings with Mr. Feldman, the Assistant U.S. Attorney?
 - A Yes, we did.
 - Q What was his attitude toward the investigation?
- A Mr. Feldman, Garcia's public defender by the name of John Mattes, all agreed it was necessary to get the corroboration to substantiate the allegations Garcia had made.
- Q Would you describe Feldman's attitude as enthusiastic about the investigation or disinterested, or did he think it was weak as a general proposition?
 - A None of the above.
- Q I don't want to put words in your mouth. I am trying to give a range of options.
- A He was open to the investigation, but he understood that Garcia's allegations, especially after the

enough
polygraph, were not alone to pursue the matter actively.

He left it in our hands as investigators to pursue the investigation to substantiate the Garcia allegations, which we did.

Q When did you first request the use of any Grand Jury subpoenas?

A Agents Kiszynzki and myself spoke to Mr. Feldman about the possibility of impaneling a grand Jury as early as February 1986, Mr. Feldman specifically mentioning impaneling a grand Jury on several occasions in March of 1986.

- Q When he mentioned it, did he want to?
- A He agreed that the grand gury was necessary to investigate not only the gun running but the allegations regarding the plot against Ambassador Tambs.
- Q Did he say he needed to get permission to use the grand jury?
- A No, he said he anticipated invoking, impaneling a grand Jury to investigate this matter in March. He said as much on several occasions.
- Q Have you done work on terrorism -- have you done many criminal cases?

A The Omega 7 case was an extremely complex case where, like I said, we were very instrumental in the ThAT investigation. We took it to trial and they convicted the

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leaders of the group.

- Q But what I am getting at -- in terms of your experience in the Miami office, is there some special permission or special step that has to be taken in a criminal investigation to issue a Grand Jury subpoena?
 - A I don't --
- Q Well, in other words, let's say you are doing a routine fraud case and you need to get bank records for a witness or for a suspect. Would anything else be required than just going into the U.S. Attorney's office and asking the assistant assigned to the case to issue you a grand Jury subpoena for bank records?
 - A No, that would be how we would do it. That is one of the reasons we wanted the Grand Jury, to obtain records.
- Q What I am getting at -- what puzzles me is the huge discussion that goes on throughout this spring of 1986 in the U.S. Attorney's Office regarding whether or not to use a Grand Tury, even to obtain routine documents.
 - A I am not aware of the discussions.
 - Q I was wondering from your perspective if something special was required to go to use the Grand Jury.
 - A Not that I am aware of.
- Q Now, were you aware that the U.S. Attorney Kelner had inquired about the case? Were you aware of his interest in it?

A I met with Mr. Kelner and Mr. Feldman on March 14,

- Q Was Kiszynzki there, too?
- A No, he wasn't.
- Q Why not?

A Well, I had gone to Mr. Feldman's office to provide him with some Customs records which I had obtained a few days before.

While I was there he went to show the documents that substantiate -- went to show them to Anna Barnett, while we were in Barnett's office. She had been inquiring...

Mr. Kelner had been asking questions if anybody knew anything about this case. He had been getting inquiries from Justice Department regarding the case.

We proceeded to Mr. Kelner's office. Like I said,
I was there, Mr. Feldman was there, I believe, Afina Barnett

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was there, and, of course, Mr. Kelner.

He stated he had just been on the phone with high-ranking officials in the U.S. Department of Justice who were inquiring regarding the Garcia matter and regarding the mercenaries incarcerated at La Reforma.

- Q Did Mr. Kelner say the focus of their inquiry was the assassination plot or the mercenary gun running activity or was there a distinction?
 - A At that time, Mr. Kelner did not appear to be aware

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of the investigation.

That is why we -- Feldman and myself -- we briefed Kelner about the investigation.

I understand that I am asking about the inquiry from the Department of Justice. In other words, you said he wanted to know about the assassination plot. Did he say or did he say they wanted to hear about the Garcia matter or --

I recall first regarding the mercenaries in Costa Rica and I believe the discussions regarding the alleged plot against the life of Ambassador Tambs.

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	Q	What	did ou tell Mr. Kelner about the case?
In	other	words,	how the investigation was progressing? priefed recall, we fully believed him about the
Ì	А	As I	recall, we fully believed him about th

investigation.

Q Did he ask any questions?

A Yes, he did. I really don't recall what the questions were.

Q Do you recall how long you spent with him at that meeting?

A At least an hour.

Q Did you discuss using the Grand Jury at that time?

A I don't recall that we did discuss the grand

Jury.

Q And what was the sense of Mr. Kelner's comments?

On the other hand, was he encouraging, was he discouraging?

Did he tell you to go forward as quickly as possible or was there any sense of any direction?

A I don't recall any sense of direction. He just want to become informed as to our investigation.

Q So it was clear when you ended the discussion that you would proceed with your investigation?

A Oh, yes.

Q Did you discuss whether or not to go to New Orleans to interview Jack Terrell?

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A The question about interviewing Mr. Terrell came about through other information in Miami. In the attempt to substantiate Garcia, we heard that an individual by the name of Jack Terrell, Colonel Flaco, and would substantiate specific allegations regarding the plot.

- Q Where does Colonel Flaco come from?
- A An individual by the name of Jose Coutin mentioned that Garcia -- no, mentioned that Terrell had told him that he had information regarding the plot. We had New Orleans agents immediately go out and interview Mr. Terrell regarding the allegations, and he was interviewed by New Orleans division.
 - O When was that?
 - A Early March, 1986.
 - Q That was before you interviewed him?
 - A Yes.
- Q I still don't understand Colonel Flaco. Who is Colonel Flaco?
 - A He is Jack Terrell. Jack Terrell is Colonel Flaco.
 - Q Where does that come from, Colonel Flaco?
- A Late 1984, Mr. Terrell was a member of the CMA led a expedition of CMA members to Los Vegas, Honduras, to the FDN's camp, and he assumed the rank of Colonel, and took the name Flaco as his pseudonym. That was in November 1984, that specific Terrell CMA expedition.
 - Q Did you discuss the New Orleans trip with Mr.

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Kelner or was that discussed later just with Mr. Feldman?

 ${\tt A} = {\tt I}$ did not speak with Mr. Kelmer again for a long time.

Q So the New Orleans trip was not discussed in that $\label{eq:loss} 1$ first meeting with Mr. Kelner?

A I do not believe it was. It may have though. We received the information, the teletype, from New Orleans. We thought it was extremely interesting, so we decided to interview him oursleves.

Q Why did Jeff Feldman go along?

A Secause he was the Assistant United States Attorney in charge of the investigation. He wanted to go. He requested to go and haisf Mr. Terrell, and the other agent who went was George Kiszynski. I did not go.

Q Do you know whether or not Mr. Terrell was questioned regarding the gun running accusations?

A He was questioned for over 14 hours. I am sure it was discussed with him. We have the statement. I am sure it is on there.

Q Could you tell me how the trip to Costa Rica came about?

A Mr. Feldman and ourselves, after all these interviews, reached the conclusion that it was necessary to settle this matter once and for all, to discuss with the people who allegedly took an active part in the plot, specifically Mr.



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Steven Carr, whom Garcia had stated was one of the leaders of the plot, the individual who had U.S. Embasses plans on him, et cetera, so we arranged the trip to Costa Rica which we did on March 31, 1986.

- ${\tt Q}$ Prior to leaving, do you know whether or not Mr. Kelmer was briefed by Mr. Feldman?
 - A No, I don't. I am not aware of that.
- Q Also prior to going, do you recall Mr. Feldman putting together a little chart, with little boxes, and trying to map out who was on this investigation?

A Yes, but by that time we had a pretty good idea regarding the allegations, gun running, contras, the plot against the ambassador. I don't know if Jeff did that specific diagram in Miami or over therein Costa Rica before the meeting with Ambassador Tambs. I believe he did the diagram over there, but I definitely recall the diagram.

- Q And he showed the diagram to Ambassador Tambs?
- A Yes.
- Q I think we are jumping ahead. Im am sorry.

 For the record -- so we are talking about the same chart,

 is this the chart that on the top of it has Oliver North?
- A Yes. There wre names in decending order from Rene Corvo, on top of Corvo's name was John Hull, on top of Hull's name was Robert Owen, and on top of Mr. Owen's name was Oliver North. It had other names on the chart also.

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- Q From where had you obtained Mr. North's name?
- A A good question. Mr. Owen's name had first come up in late 1985, and Mr. North's name probably came up in around February or March of 1986. I can tell you later where we first heard about each of the individuals.
 - Q That is what I asked.
- A I don't recall right now off the top of my head, but it was in that time frame.
- Q When you say Owen came up in late 1985, I think you told me earlier that Garcia had mentioned Owen?
- A No, I do not recall Garcia mentioning -- no,,

 Garcia did not mention Robert Owen. Jack Terrell mentioned

 Robert Owen. Investigator Mattes, Public Defender Maddis,

 mentioned Robert Owen, and several other individuals.
- Q When you went to Costa Rica, what did you understand Owen's role to be? Did you have any idea?
- A There were allegations that he was a lobbyist working for Gray and Company, who was assisting John Hull in the contranetwork in Northern Costa Rica.
 - Q Do you know where he was getting his money?
- A Not at that time. I take that back. Mr. Terrell had made allegations, I believe, I am not sure, that Mr. Owen had connections with the United States Government. I think he mentioned the Central Intemligence Agency.
 - Q And as to Oliver North, do you recall when you

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first learned about him?

- A Not right now. I don't.
- Q When you got to Costa Rica, did you check in at the embassy?
- A We spoke to several United States embassy officials there, George Mitchell, James Nagel, and then we were taken to see Ambassador Tambs.
 - O What did you think about that?
- A Well, our purpose of the trip was to ascertain if such a plot against the life of Tambs occurred, so we wanted to question him about that.
 - Q Is that what you---
 - A If he had any knowledge.
 - Q Is that what you thought was the purpose?
 - A One of the purposes.
- Q And when you did meet with him did you ask him these questions?
 - A Mr. Feldman did most of the talking. Mr. Feldman briefed Mr. Tambs thoroughly about our investigation. He took out his diagram and he proceeded to go the the different aspects of the diagram, and then he went up that little ladder from Corvo to Hull to Owen and North.
 - Q Let me set the background just for a minute.

 Before you went to see Tambs, did you discuss with Jeff
 Feldman the wisdom or whether or not you should tell these

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people anything in terms of what you were here for and what questions you had?

A Yes, we discussed generally what we would discuss with the ambassador.

- Q And what did you conclude?
- A What was on the diagram.
- Q So you all agreed to tell him everything?
- A Yes, discuss the investigation with him. He was United States Ambassador to Costa Rica.
- Q And when you came into meet the Ambassador, what did he say he wanted? In other words, how did he express his interest in the investigation?
- A We were there basically explaining to him the purpose of our trip.

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Do you want the names of the other people present?

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Q At first, yes, when you first came in. Tambs is there. Who else is there?

A Myself, Special Agent George Kiszynzki, Assistant
United States, Jeffrey Feldman, our Legat in Panama, Patrick
Lang, and James Nagel,

Q Now, as Mr. Feldman took out the chart and began explaining it to Ambassador Tambs, can you tell me what happened?

A Well, after Mr. Feldman finished with the diagram, and very soon after he mentioned the names Robert Owen and Oliver North, he told Nagel,

came into the room.

Q Was that the Ambassador's only comment when Oliver
North's name was mentioned?

A That is the comment I can recall. I don't remember what else he may have said. He didn't seem to react, make any comments regarding the diagram. He just wanted

in there.

Q So, came into the room.

A Yes, he did.

Q How were you introduced to him?

A I believe as the

Q And what happened when came in?

A I believe Feldman went briefly over the diagram

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What did he say about that?



What did he say about Hull?



- You were aware at this time of the Boland Amendment?
- A Yes, I was.
- say about Robert Owen, Q And what did

if anything? A ' I don't recall

making any statement

regarding Mr. Owen.

- What about Oliver North?
- The same, no statements that I recall regarding Oliver North.
- saying anything about Q Do you recall Mr. Oliver North had introduced him to the President?
 - A That wasn't

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Who made that statement?

- A Later -- I believe it was on April 3rd -- Mr. Nagel made a certain statement to us.
- Q We are skipping ahead, but that is okay. What did he say?
 - A Regarding the President?
 - Q Yes.
- A Something to the effect that Mr. Hull was a friend "
 of President Reagan's, and Hull personally knows Mr. Regan,
 if you understand what I mean.
- Q Getting back to the meeting on -- I guess it would be April 1st.
 - A Yes, it was on April 1st.
- Q Did say anything to the effect that Olive: North had introduced him the week earlier to the President?
 - A No.
 - Q Did he ask you if you knew who Oliver North was?
 - A Not that I recall.
 - Q What else do you recall about that meeting?
- A They were very polite with ua, very cordial. But at the same time there was a reluctance on their part to us.

 They seemed protective of Mr. Hull and people that we were there to discuss about, but I want it to be made clear they were very cooperative with ua during the time we were there.

They took us to La Reforma. They never got in the way of our investigation by any means, but we did note a certain reluctance on the part of these individuals.

Q Did they let you interview people by yourselves or did they insist on being present?

A We were allowed to interview people alone, even though Mr. Nagel was with Mr. Kiszynzki for the interviews of Peter Glibbery and Robert Thompson.

Because of manpower limitations, there were only three of us, and because of time contraints, myself and Feldman did the interviews of some of the people at La Reforma, while Kiszynzki and Nagel did the interviews of others.

Q Did you ever get the impression for the several days you were down there that they were keeping close tabs on your actions or that they were following you or that they were listening to conversations, anything along those lines?

A They were there where we did our investigations.

They were the ones who took us there and back from the jail to the hotel, so they were there almost all the time except when we were at the hotel.

Q Did you know of or overhear any person employed at the embassy calling anyone in Washington, or did you hear of any such references?

A I heard about such calls through Assistant United

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States Attorney, Jeff Feldman.

- Q What did you hear?
- A Can I so a little history on this?
- O Sure.

A From day one there, we attempted to interview

John Hull. At the beginning we thought it would be very

easy. Somehow we did make contact with Hull through embassy

officials, I believe, and he agreed to be interviewed on

April 3rd.

On, I believe it was, April 2nd at the hotel,.

Mr. Feldman got a telephone call from Mr. Hull. Mr. Hull
said to the effect that we had caused problems with our
interviews, and that he had been told not to speak to us.

Mr. Feldman asked if he had been told that by anyone at the United States embassy, which Hull denied.

The next day, when we did go to the United States embassy, we were made aware by U.S. Consul Kirk Kutola that Hull had been to the embassy on April 2nd, that he had made inquiries about if he had to speak to us or if he needed a counsel present.

Mr. Kutola told us that he had informed Mr. Hull that it was his right to have a counsel present and that it was his decision to talk to us or not.

While we were speaking with Kutola in the sourced area, Mr. Feldman was speaking -- spoke briefly to an

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individual by the name of Paul Fitzgerald, who was an employee at the United States embassy. I have no personal knowledge of this, but Feldman told me this soon after, that Fitzgerald had told him that Hull had been to the embassy, had spoken to Ambassador Tambs, and that he had been in contact with National Security Council officials in Washington regarding our inquiries.

- Q That Hull had been or Tambs had been?
- A That Hull had been to the U.S. embassy the day before, had spoken to Tambs, and had been in contact with National Security Council officials in Washington regarding our inquiries.
- Q What did you think about this when Feldman told you that?
 - A Very interesting.
 - Q Did you do anything to follow up on that?
- A We all thought we were on to something. We thought that the matter, the whole investigation should be pursued. We were all optimistic about returning to Miami and initiating -- I mean not initiating, but pursuing this matter aggressively.

I believe we spoke about the Grand Jury investigations.

I mean getting a Grand Jury to help us in this matter.

Q Did you prepare a report of your interviews in Costa Rica?

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A Yes.

Q Did you also prepare information regarding the things of which you just told me?

In other words, that is, NSC had talked to -- that you had reports that NSC had talked to Hull.

A I reported our conversations with the Ambassador to FBI HQ.

Q HQ is a bis place. Whom did you send it to when air teller, the teletype?

A To the terrorist section, to the supervisor . who was in charge of our investigation at Headquarters.

Q Was that in Division 6?

A International Terrorist Unit. I don't know. And I don't recall the supervisor on the case. We have had many.

O In Miami?

A No -- supervisor in headquarters who was handling the investigation up in D.C.

Q There are many of them?

A No, we have had several supervisors on our case over the course of the investigation. I think we have had five or six supervisors, so I don't want to give you any names now of the person it was sent to.

Q But what I am getting at, when you say "supervisors", do you mean in D.C. or Miami?

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- A Washington, in headquarters.
- Q Do you know who Buck Revell is?
- A Yes, I do.

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- Q Have you ever discussed this case with him?
- A No, I haven't.
- Q Has he ever inquired of the case, to your knowledge, either in writing or verbally?
 - A Yes, he has.
 - Q When was that?
 - A In March 1986.
 - Q Can you tell me how that came about?
- A To the best of my recollection, myself and George Kiszynski were told by an Assistant Special Agent in Charge in Miami by the name of Jim Freeman that Mr. Revell wanted a summary of our investigation in the Renee Corvo matter expeditiously to be forwarded to headquarters.

wants it, he gets it -- putting it together in LHM letterhead memorandum, a cover air telegram to FBI HQ with a
summary of the case up to that time.

- O Did that include the reference to the NSC?
- A Owen was mentioned because we included Terrell's apple statement in the LHM, and on the cover air telegram we mentioned that we anticipated the grand Jury, and we again mentioned Mr. Owen, Mr. Hull, Sam Hall as targets, spossible

targets of the Grand Jury.

- Q Did you mention Oliver North in the LHM?
- A I don't recall.
- Q Your office maintains a copy of that?
- A Sure.

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- Q Did you mention NSC?
- A I believe Terrell mentioned Owen and the NSC. I am not sure.

Whatever Terrell said was in the LHM.

- Q But your LHM didn't go into the facts of the .
 embassy, what Hull had done?
- A No, because it was in March. This was before our trip to Costa Rica.
 - Q Oh, yes. I am sorry.
 - A We were in Costa Rica from March 31 to April 4.

The LHM, I believe, is dated March 20.

- Q Did you show the LHM to Jeff Feldman?
- A We probably presented -- I am not sure. We probably gave Mr. Feldman a copy of the LHM. It was about 38 pages.
- Q And after you sent the LHM, did you hear any response from anyone at headquarters, including Mr. Revell?
 - A No, we didn't speak. Normally we don't.
 - Q No questions or follow-ups or directions?
- A No. An LHM is very customary in investigations.

 It just summarized what we have done to date, and we forwards

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it to cadquarters for their information. We didn't expect

- Had you or had Mr. Revell asked you about any of your other cases or, you know, come through channels?
- I may have in previous cases. I really don't recall. I probably have.
- Were you asked at any time up until December of 1986 to provide updates on that LHM?
 - Α No.

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- That is the only one you prepared in terms of. summary of the facts?
- No. I provided one before March. I provided one in October 1985. You want to know where I summarized the facts?

 - Q Yes. Prosecutive Report

 A On a prosecutive Report dated July 31, 1986.
 - Q And that is the one that went to Mr. Kelner?
 - A That is right.
 - Q Was a copy of that sent to deadquarters?
 - A Yes, it was.
 - Q Do you know to whom?
- A Eight copies were sent to Headquarters. It is formal procedure to disseminate that to Headquarters, = +0 Department of Justice.

I don't recall specifically who got copies of the

LHM or the Prosecutor port.

- Did you send either the March LHM or the prosecution Report to any field offices?
- Later, because it is a pretty good summary of the investigation, I sent copies of the prosecutor peport. I believe I sent one to New Orleans, who was handling the Posey matter or had the case on Posey, and I may have sent it to other offices. I don't really recall, but at the time it was written I believe I only sent copies -- we only sent copies to Headquarters and, of course, the United States Attorney's Office and Customs, Miami U.S. Customs.
- Do you deal with any particular individual at Customs in Miami?
- Kilfoil. He is still helping in the investigation.
- Did you ever hear from a Mr. Rosenblatt from Customs?
 - Rosenblatt works for Mr. Kerry?
- No, that is a different name. This is Mr. Rosenblat, the director with Customs.
 - Not that I am aware.
- Do you know whether or not Mr. Revell made further inquiries regarding your case after asking for the March summary?
 - Not that I am aware.

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Do you have any reason to believe that the contents or the LHM itself was disseminated to anyone other than personnel at FBI headquarters or field offices?

- Not that I am aware.
- Do you have any reason to believe that?
- Recently in the media I have read that some people have memos that were written in early 1986, but I don't know if that is the LHM or what, so I really don'tknow.
- While we are on the subject of memos, then, did there come a time in which Jeff Feldman prepared a memo for his boss?
 - Yes, there did.
 - And did you get a copy of that from him?
 - I got a copy of the second version.
- Just for the record now, there are many versions. They are all dated May 14.
 - That is correct.
 - So, we are talking about the same memo.

I think it was actually four versions, just so we set the record straight.

Mr. Feldman does a rought draft in which there is not very much of a conclusion other than going forward. It is sent back for revision.

The conclusion is elaborated. It is still going forward. Mr. Kelner concurs. Then there is a meeting and the

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conclusion is redrafted by Mr. Kelner's assistant?

- A Then there are five versions.
- Q There is another version?
- A Yes.

- Q What is that?
- A What I understand, because I was in the office with Feldman -- he had already prepared the rough draft, but he hadn't done the recommendations, the conclusion, so we were seated there. We put in -- can I regress?
 - Q Sure, start from the beginning.
- A He called me in, because he wanted to go over this memo that he had prepared, so he reads it to me. I generally do not like the tone of the memo, and I said so to

 Mr. Feldman. I thought it down-played the investigation.

 It wasn't strong enough.

But he did include our statement in there, that we wanted a Grand Jury, and he put some of the reasons why we wanted the Grand Jury, so I was happy with that.

He also stated -- he wrote a paragraph at the end -- that he did recommend the Grand Jury I was with him when he wrote that.

I left. I thought that was it. I thought we were going to have our Grand Jury.

I later got a copy -- no, I was later told by

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Mr. Feldman that Kelner had told him to change the

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recommendation for the Grand Jury, and that now the conclusion stated that the Grand Jury was premature. I was given a copy. I asked for a copy of that version, and I got it, and that is the one I have, but that copy is not the one that I have become aware of recently, which mentions in the last paragraph; a fishing expedition. So, the only copy the FBI has -- and I did forward this to our headquarters in, I believ June of 1986 -- the only version that I am aware of that I have, and, therefore, I believe headquarters has, is the one which says Frand Jury is premature but makes no mention of a fishing expedition.

Q For the record, I am going to show you a memorandum dated May 14, 1986, "Subject Costa".

The last page, page 21, refers -- makes this

"reference here to a fishing expedition. So is it my

understanding now -- correct me if I am wrong -- that this

is not the version that you received from Mr. Feldman,

the last version you received from Mr. Feldman? Is that

correct?

A That is correct. I have never seen this specific page to this memorandum.

Q Why don't you take a minute, then, since you haven't seen this, and starting at the conclusion on page 20, read through that.

Had you read that before?

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A The initial part of the conclusion, the first and second paragraphs, are similar to the version that I have about the initial conclusion and the FBI requestation and Jury, and the reasons described therein.

The last paragraph after the first sentence -- the second sentence -- is new to me.

Q What was your opinion of the reasons given for not using the Grand Jury, especially for the request, just to get routine documents?

A As I say, these are some of the reasons we had for the Grand Jury.

I mentioned to Feldman several more. I don't recall them now. He said, "No, that is enough," because we anticipated the Grand Jury.

What was the question again?

Q What you think -- I mean, in your experience from this case and other cases, what do you think of the reasons given there for not seeking the power of the Grand Jury, especially to issue subpoens for routine documents?

A As case agent, one of the case agents on the case, we would have liked the grand Jury to be able to at least have the opportunity to get the documents we needed in the investigation. It would have been a very helpful tool.

Q I assume you received this memo -- not this memo, your version, what you got, from Mr. Feldman some time in

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late April.

 Would that be about right?

- A No, May.
- Q Mid-May?

A Yes, around the date, this date, because upon 1 hearing from Feldman that Kelner had asked him to change the memo, we wanted a copy of the memo. He provided it to us, and, of course, we forwarded it to our padquarters afterward.

We were disappointed, but we did continue forward with the investigations, and we did some extremely important interviews, including the main subjects, some of the main subjects in the investigation, who had made a lot of admissions regarding the gun running.

- O Did those interviews include Robert Owen?
- A No.
- Q Did they include Tom Posey?
- A No, but we interviewed -- you see, at this time,

 SIPE
 we were mainly interested in the Miami site
 we were
 investigating CMA and Posey and Owen, but I have to build it

We interviewed Rene® Corvo, who was in charge of the CUDAN CONTRA

CHECAMP down there, second in command at camp, people who piloted flights from Miami -- I mean, from Fort Lauderdale -- and we were able to corroborate that the flights had, indeed,

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occurred, that weapons were on board the flight, and more important, that Mr. Corvo and others were recruiting individuals from Miami to go fight with the contras in Central America.

Q When you sent your version of the May 14 memo to headquarters, did you send with it any recommendation or any memorandum explaining it?

A We made it a custom to send leadquarters copies of all of our investigative reports, of our interviews, just for their information.

Q Did you at any time during the period from May until, let's say October of 1986, make any attempt through eadquarters or through any of your superiors to try to get the U.S. Attorney to change his position?

A Yes, we did.

Q Can you tell me what you did in that regard?

The main thing we did, we wrote the prosecute propert. My supervisor was sick. At the time, I spoke to the relief supervisor, by the name of Edwardo Sanchez, and we discussed what could be done to get this case going, especially after interviews of some of the main subjects in the case, who basically admitted to the allegations that we were investigating.

were investigating.

We agreed that the prosecutor report would force their hand, That ...

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The United States Attorneys, upon seeing the mass and the evidence we had, would have to make a decision one way or the other regarding the grand Jury in the matter or taking it to prosecution, so, therefore, myself and George Kiszynzki -- I did most of the writing myself -- we put together about a 200-page prosecutive report which outlined the violations and the evidence we had obtained up to that time to support the prosecution of this matter.

Q This went over to headquarters, I assume?

A The prosecutors report was dated July 31. I believe I personally took it to the United States Attorney's Office in Miami on that same date and delivered two copies to a Jeff Feldman, one of them for Mr. Kelner.

Q Now, what was done in terms of the FBI hierarchy?

A. We sent the necessary copies which you normally send prosecutor deports to headquarters. We sent, I think, about eight copies to headquarters, not for any particular reason, except the number that is required to be sent up there.

Q What I am getting at, though -- did you or any of your supervisors or Mr. Kiszynski have any conversations with anyone at headquarters to get them to perhaps go up your chain and up the Department of Justice chain to get pressure?

A After we wrote the prosecution Report, we waited

a while, because we anticipated the United States Attorney's Office either invoking a Grand Jury or prosecuting the matter or at least making a decision.

Nothing happened. Nothing. We became aware later that Mr. Kelner told Mr. Feldman not to do anything on the case until he made a decision on the prosecutor peport. We didn't know that.

We continued our investigation, but at the same time, as time went by, nothing was happening. We started to telephone the supervisors, our supervisors in Washington and in FBI HQ, letting them know that the United States Attorney's Office was, I would say, dragging their feet in this matter.

At the same time, we frequently went to Mr. Feldman's office or the United States Attorney's Office to pressure Mr. Feldman is the United States Attorney's Office to make a decision in this matter.

We would call Mr. Feldman two or three times a week, asking him, "What about this? What is happening?"

At the same time, I personally spoke to Headquarters to see if they could go directly to the Justice Department to see if they could force the United States Attorney's Office in Miami to take action in this matter. I went on vacation in October -- early October, I believe -- and George Kiszyngki also telephoned Headquarters and spoke to

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the supervisor or agent who was handling the case to ask them to go to Justice.

- Q First of all, who did you speak to at eadquarters?
- A Like I said, we had so many. It depends who was handling the case at the time.

It could have been Simeon? I don't want to give names, but we could get the names from the file, whoever was handling the case.

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Q Did you ever get a positive response?

A Sure.

Q In other words, did anyone plan to go to the Department of Justice?

A They were very receptive. They understood our dilemma. They said they would try to help us, and they said they would and that they did. They told that to George, that they would, and they did go across the street to Justice.

Q Do you know that they did?

A They told George that they did.

Q Do you know to whom they spoke in the Department of Justice?

A No. I don't.

Q Do you know who from the FBI went?

A No, I don't. I assume the supervisor we spoke to.

Q Do you know whether or not Mr. Revel was involved at all in this process?

A No, I don't. Like I said, headquarters appeared very receptive to our inquiry. They appeared to really want to help us in the investigation.

Q Regarding the May 14 memo, you referred before to press accounts of this memo. Had you heard at any time that this had been leaked to the press?

A Yes, recently.

Q Did you give a copy of this memo to anyone other tha:

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an employee of the FBI?

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- A I don't have a copy of this memo.
- Q All right. The version you have, did you give one to anyone other than an employee of the FBI?
 - A I may have given one to Feldman.

No, I take that back. Feldman had it. Just to the FBI.

- Q Do you know whether Mr. Kiszynzki gave a copy of this to anyone not employed by the FBI?
 - A Not that I am aware.
- Q Do you know whether Mr. Kiszynzki gave a copy of this to Buck Revel?
- A No, I do not. No, he did not give a copy to Buck Revel.
- Q Do you know of anyone, either at the U.S. Attorney's Office of at FBI headquarters, who disseminated this memo to anyone not a Department of Justice employee?
 - A No, I don't.
 - Q Do you have any idea?
 - A Yes.
 - Q We can go off the record if you want to.
 - A Okay.

(Discussion off the record.)

MS. NAUGHTON: Back on the record.

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BY MS. NAUGHTON:

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Q Do you know whether or not either this memorandum of May 14, 1986, your HHM, or any other investigative reports were sent to the National Security Council by anyone at the Bureau?

A I have heard in the media and in the Webster confirmation hearings that Mr. North has copies of -I know for a fact he has copies of teletypes which were sent in early 1985 regarding the James Adair matter.

- Q That is the Posey Alabama case?
- A Right. Right, but on our case I have no knowledge.
- Q Did you ever hear Mr. Kiszynski make any references to any contacts with the NSC on this matter or any other matter?
- A There have been allegations to that, but George Kiszyngki does not know Mr. North or anyone else with the NSC that I am aware of.
- Q Do you know whether or not, though, that he might have sent any information on this or any other matter to the National Security Council?
- A Through FBI channels, he sent copies of a January teletype. He asked that it be disseminated to Mr. North, but that was because of the previous teletype from Los Angeles, and he did it through FBI HQ. He has no direct contact with Mr. North that I am aware of whatsoever.

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- Q When Mr. Feldman told you that Kelner had told him to stop working on it until he had made a decision, do you recall when that was? Was it after your memo, your prosecution memo had been given to Mr. Feldman?
 - A He told us that just a few weeks ago.
 - Q And what did he tell you?
- A That Kelner had told him not to take any action, not to issue any subpoenas, not to do anything, period, regarding the investigation pending his review of the prosecutor period.
- Q Did Feldman tell you that Kelner referred to political reasons?
 - A No.
 - Q Was there any mention of politics involved?
 - A None at all.
- Q Did Feldman mention to you that Kelner had gone to the Department of Justice in August to discuss this matter?
 - A I don't recall he did.
- Q Did you ask your SAC or your assistant SAC to $\label{eq:contact} 1$ contact Kelner directly to get the matter moving?
- A We never met with our SAC to discuss getting this moving. We discussed ways of getting moving among ourselves, the supervisor, and we decided, if I recall, that it was best to do it through deadquarters, which is what we did.
 - O Were you aware of the Attorney General's visit in

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April of 1986 to Miami to visit the wounded FBI agent	April	of	1986	to	Miami	to	visit	the	wounded	FBI	agen 2
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A Yes, I was.

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- Q Were you aware of that before he went?
 In other words, were you aware he was coming?
- A Yes, I was.
- Q Were you part of that convoy or the escort detail?
- A I was at the funeral, and I recall Mr. -- well,
 I was at the funeral when the Agents were buried.
 - Q Was Mr. Meese present?
 - A I believe he was.
- Q Do you know whether or not Meese inquired of anyone either at the U.S. Attorney's Office or the FBI, about your case?
 - A No, I don't.
- Q Have you since been told by anyone who inquired about your case?
- A I read about it in the Village Voice and other related articles, Newsweek, etc.
 - Q When you read about it, what was your reaction?
 - A Surprise.
 - Q Why?
- A I was more curious if it was true or not. Like
 I said, I am not aware of any facts to substantiate or disprosuch allegations. I still am not.
 - Q To your knowledge, did Mr. Kelner ever instruct the

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FBI either by himself or through any of his assistants to go slow or to cease doing any more work on any other investigation?

A Kelner and the United States Attorney does not tell the FBI how to conduct their investigation. He has never directly interfered in any investigation that I am aware of.

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THOMAS/mag (11:00)

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Could I add something? When we have spoken to Mr. Kelner, he just appears to be ignorant regarding the specific allegations in the case.

He to this date, I believe, still thinks that the case has to do with a few weapons. I have no indication that he ever conspired to obstruct justice or anything of that nature.

Had you or Mr. Kiszynzki ever briefed Kelner other 0 than that very first conversation you described in March of 19862

We spoke to him during December of 1986 briefly, at a party at the United States Attorney's Office. George and I were there, and Mr. Kelner walked in and approached us and started talking to us about the case, and again in January discussed it briefly with him again.

In December he didn't understand what all the commotion was all about, because all it dealt with was a few weapons. We tried to explain to him it was a lot more than that because of the recruitment of people that were being sent down there and consequently had been arrested and incarcerated there and probably would be in jail a long, long time, either in Nicaragua or Costa Rica.

Then again in January we spoke to him, again, and he made more or less the same comments.

May I go back to December? He said -- the only thing

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he did in the case was to leave the prosecutive's peport on his desk for several months.

- Q That is your report?
- A Yes.
- Q Did he indicate to you that he had read your report?
- A Not that I am aware.
- Q Did he say anything which indicated that he hadn't?
- A I think he said he briefed through it.
- Q Scanned it?
- A Yes, briefly went through it.
- Q During this period of time that the case sort of -for lack of a better word -- stagnated in the U.S. Attorneys

 Office and Mr. Feldman was working other cases, was there
 any discussion of asking the U.S. Attorney to re-assign
 it to an assistnat who was less busy with other things?
- A No; we have always been very happy with the way -when Feldman works on the case, he is very good as a
 prosecutor, very good attorney, extremely thorough. You
 couldn't ask for a harder working Assistant to handle the
 case with you.

So we have no complaints on the way Mr. Feldman has handled the investigation aspects of the case once the case got forward.

Q My question was, during the summer months he is pre-occupied with other cases. Was there ever discussion of

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assigning another even to just help him with your case?

- A Not during the summer.
- Q Was there ever any discussion of giving any help to Mr. Feldman?
- A After we finally got the Grand Jury, October or November, there was a discussion about getting assistance for him to help out in the investigation.
- Q How much renewed effort do you see attributed to the Hasenfus crash?
- A What I know is that we did get the Grand Jury after the Hasenfus incident. I really can't say if it was a direct result of that or not.
- Q Did you ever see any memorandum written by Mr. Greggorg, the chief of the criminal division, in October regarding this case?
 - A No, but I heard about it.
 - Q What did you hear?
- A I don't recall, but there was something regarding Greggor's memorandum for the initiation of Grand Tury to investigate this matter. I think Feldman may have mentioned it, where it was recommended that the Grand Tury be initiated in this matter.
- Q Do you know whether or not Mr. Kelner during this period from, let's say April of 1986 to October of 1986 -- whether or not he had been confirmed as U.S. Attorney?

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I don't think he had been confirmed as U.S. Attorney.

Was there any discussion between you and Mr. Kiszyngki or anyone else at the FBI regarding why Mr. Kelner was proceeding so cautiously in the case?

There was a small incident -- I don't recall the details of it -- that Kiszyngki allegedly had made a comment that the reason for the delay was because Mr. Kelner had not been given his appointment. At least the statements were attributed to Kiszyngki and later they were attributed to our supervisor, by the name of Paul Philip

never heard Paul saying anything to that effect, that came to the attention to of Mr. Kelner, who telephoned our office, and then there was a brief commotion regarding the statements -- who had made them and who said what. Then it descended.

Was there ever any discussion either with Mr. Kelner personally or that you heard of where Mr. Kelner expressed concerns that innocent people might be dragged into a Grand Jury investigation or names disclosed that shouldn't be?

Not that I am aware of.

Regarding the Hasenfus investigation, did you participate in that at all?

No. I did not.

It was out of my squad, though.

Do you know whether or not that was generated by the local FBI field office or by headquarters?

Initially, it was generated by our Miami office, to the best of my recollection.

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Q Don't you have to get an FBI headquarters approval first, assuming it is a neutrality act?

Yes, as I stated earlier, so they may have. I don't really -- I do know several of our squad members did qo out to Southern Air the day after or something after the revelations were made, but I don't know that much about the case afterward.

Q Were you aware of any communications to Judge Webste or Mr. Revell concerning delaying that investigation in the early weeks of October of 1986?

I am not sure, but certain individuals from FBI eadquarters did contact individuals on our squad regarding the Hasenfus matter -- specifically, I believe, Mr. Revell, Mr. Ravellmay have telephoned Eduardo Sanchez, but like I sa: I was not that involved with the case, not involved with it at all, just what I have heard. Contact them and they can give you more information.

Q Let me ask about another case --Were you familiar with that at all?

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- A I am aware of the investigations, yes.
- Q Did you ever participate at all in that?
- A It is way out of our squad. I was there during the arrest. I did one of the searches of one of the major subject's residences. I testified in the trial.

So, I am basically aware generally about the case, though I was not an active part of the investigation, per se.

Q What was the sentiment amongst the people who worked the case of how serious his crimes were?

In other words, he was charged with a very serious offense, and yet the sentence he receives is fairly lenient.

A I am not that familiar.

I am aware that the FBI investigators who handled that investigation did an outstanding job throughout the whol investigation. You couldn't ask for harder workers.

- Q Were they disappointed in the guilty plea bargain and then the sentence?
 - A I don't know. You must ask them.
- Q In your work on that case, as participating in the search team or any other connection, were you aware of any kind of connection between and the National Security Counsel or people acting as consultants or on behalf of any agency of the U.S. Government?

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A Not that I recall.

Q Were you aware of any agreements or attempts to transfer

A No. I am not.

Q Regarding the investigation we have been spending most of our time with, getting back to that for a minute, is there anything that we haven't gone over that you think should be included for the record, any incidents, any statements, any things that you think would be of import to the committee?

A Nothing except to say that we actively, aggressively pursued this investigation from its initiation. We never stopped or slowed down our side. We pursued this as aggressively as we could.

We have always been interested in the prosecution of this matter.

Q I am going to ask you some names and ask you whether or not either you are familiar with them, because, either number one, you have met these people, or you have spoken to these people, or these people have been mentioned in the course of your work.

In other words, everything you might know about these people other than what you might have read in the

1	A I may	not go into detail as it affects our pendi
2	investigation.	
3	Q I unde	erstand.
4	A I gue:	ss I could let you know if we are aware of
5	their activitie	es or not.
6	Q That i	is really all I want to know.
7	Elliot	tt Abrams.
8	A No, ju	est what is in the media.
9	Q Were	you aware of any connection with Mr. Abrams
10	and	Did ever mention Elliot
11	Abrams?	
12	A Not th	nat I am aware of.
13	Q Did yo	ou ever interview
14	A Only m	met him on that occasion in Costa Rica.
15	I would like to	speak to him.
16	Q Have y	you made any request of the CIA to intervie
17		
18	A Not st	ecifically, no.
19		•
	Q Charli	UNCLASSIFIED
20	A No.	UNDEADOILIE D
21	Q James	Bastian?
22	A No.	
23	Q Enri	Bermudez?
24	No. would	shout him. We is an EDN military leader

- 1		
1	Q	Adolfo, Mario Calero.
2	A	I know of both of them. We have interviewed Mario.
3	Q	Was that in New Orleans?
4	A	Miami.
5	٥	Vince Cannistraro.
6	A	No.
7	Q	Thomas Castillo.
8	A	Isn't that
9	Q	Good. How do you know that?
٥	A	Through the course of our investigation.
1	Q	George Cave.
2	A	No.
3	Q	Carl "Spitz" Channell.
4	A	No.
5	Q	Linda Chavez.
6	A	No.
7	· Q ·	Dewey Clarridge.
8	A	His name has come up during the investigation.
9	Q	Thomas Clines.
0	A	No.
1	Q	William Cooper.
2	A	Media.
3	Q	Daniel Conrad. UNGLASSIFIED

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Q Is there a case in the southern district of Florida involving Paul Cutter?

- A Not that I am aware of.
- Q Edward DeGaray.
- A No.
- Q Ken DeGraffenreid.
- A No.
- Q Pires DeMiranda.
- A No.
- Q Ambassador Robert Duemling.
- A No.
 - Q Robert Dutton.
 - A No.
 - O Robert Earl.
 - A No.
 - Q John Ferch.
 - A No.
 - Q
 - A No.

 - d psaid tiseuet
 - A No.
 - Donald Fraser.
 - A His name sounds familiar, but nothing that I recall

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Q Roy Furmark.

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- A No.
- Q Richard Gadd.
- A No.

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- O Elen Garwood.
- A No.
- Q Roy Godson.
- A No.
- O Frank Gomez.
- A No.
- Q Max Gomes
- A Yes, we have heard about him in the case.

Q

Generally, he is not an active part of the

case. It is just because of his activities there his name has frequently been mentioned.

- Q Do you know him by any other name?
 - A Felix Rodriguez.
 - Q Donald Gregg.
 - A Initially in the case.
 - O That was from Saum.
 - A From Secret Service regarding Alan Saum.
 - Q Albert Hakim.
 - A No.
 - O William Langton.

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- A Yes.
- O Constantine Menges.
- A No.
- O Ernest Miller
- A No; another Miller.
- Q Richard Miller?
- A Yes.
 - Q Has his name come up in the course of the

investigation?

- A Yes
- Q Walter Miller?
- A No
 - O Rerman Moll -- M-O-L-L.
 - A No.
 - O Had Ross Perot?
 - A No.
 - Q Rafael Quintero.
 - A Oh, yes.
 - Q In the course of the investigation?

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A Yes

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Q	Nestor	Sanchez.
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- Q Wallace Buzz Sawyer.
- A No.
- Q Richard Secord.
- A Yes.
- Q His name came up in the course of the investigation?
- A Yes
- Q Ted Shackley.
- A Yes
 - Q Daniel Sheehan.
- 12 A No
 - Q John Singlaub.
 - A Yes
- 15 Q In the course of the investigation?
 - A Yes
 - Q Howard Teicher.
 - A No
 - Q Chuck Tyson.
 - A No
 - O Sam Watson.
 - A No.
 - Q Faith Ryan Whittlesey.
 - A Excuse me
 - Q Whittlesey.

A	No

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- O She is Ambassador to Switzerland.
- A No
- Q I show you two really terrible photographs and ask you if you recognize those two individuals.
 - A Yes.
 - Q How do you recognize them?
 - A From the media.
- Q For the record, those are pictures of Albert Hakim and Richard Secord.
- Q Have you spoken on any occasion with Mr. Jamar at FBI headquarters?
 - A Not that I recall.
- Q Had you or anyone you know of at the FBI in Miami been asked to run any leads on Mr. Zadeh out of Pennsylvania?
 - A Not that I am aware.
- Q This is an investigation involving Richard Miller and a man who claimed to be a prince, Saudi Arabian prince.

Have you read about that?

- A Yes, I have.
- Q You have had no involvement in that?
- A No
- Q Prior to your coming today, did you discuss your deposition with anyone?
 - Many mennie know T was to come down here and he

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deposed.

We did have dinner with Mr. Feldman and his wife on Saturday. We hardly discussed -- this is our families, George Kiszynzki, his wife, myself and my wife and Feldman and his wife. We went out to dinner, and we had been planning to do so for a long, long time, and he basically said that he had been here, which we were aware of before, that he was coming down and that he had been questioned regarding the delays.

He didn't give any type of details, and we didn't ask for them. He was aware that we were coming down here this week.

- O What, if anything, did he tell you?
- A That it was regarding -- the inquiry was regarding the United States Attorneys Office and that nature, and because of the Village Voice article we assumed there would be in that nature ourselves.

No, he never mentioned any type of questions he was asked or provided, or we didn't ask any type of details. We assumed what we would be asked about.

- Q He didn't tell you about the thumb screws?
- A No, he said he was a little nervous before he went in. He was interviewed for about five hours. That is about it.
 - Q Did he mention any conversations he had with

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1 Mr. Kelner either before or afterward?

A I know that Mr. Feldman had been in contact with \hat{L} Mr. Kelner before he went in, but I don't know the nature.

I know they had meetings together. I assume it was to discuss this, but I have no direct knowledge nor has Feldman discussed -- he does not tell us about his discussion: with Kelner, even if we ask.

- Q Have you met Agent Michael Boone from Los Angeles?
- A I have not met him.
- Q Have you spoken to him?
- A No, I have not.
- Q Did you ever run Oliver North's name through any checks, either at the FBI or through any other law enforcement system or any other type of check?
 - A Not Mr. North's.
 - Q What about Mr. Owen?
 - A I think we did.
 - Q What did you come up with?
- A I believe we ran his name through the CIA, but

 I do not recall that much. We ran most of the names of the
 subjects in our case throughout the course of the
 investigation. I don't remember specifically what the reply
 was. It wasn't anything earth-shattering or I would have
 recalled it.
 - Q Did you request at any time to interview

Oliver North?

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- A No, we haven't.
- Q Were you aware that he had been interviewed by FBI agents on other occasions?
 - A No, I wasn't. We wanted to start at the bottom.
 - O Okay.

MS. NAUGHTON: I think those are all the questions

I have. As I said, my colleagues from the Senate couldn't

make it today because the hearings started this morning.

So, they may have additional questions for you which I hope

we can do by telephone, through some sort of conference call

or something, so you won't have to come back up.

THE WITNESS: You don't anticipate me going before any committee or anything?

MS. NAUGHTON: I can't answer that, because that is a joint decision not made by me, but I don't anticipate it. I don't think I will recommend it, but we did want to get your entire statement on the record, so if there is anything else you want to make clear for the record, everythir will go into the committee report and records of the committee into our final report.

THE WITNESS: Nothing.

Could I ask a question?

MS. NAUGHTON: Sure. On or off?

THE WITNESS: I would rather it be off.

 $\label{eq:ms.naughton:ms.naughton:this concludes the deposition of $$\operatorname{Mr. Currier.}$$

(Whereupon, at 11:30 p.m., the deposition was concluded.)

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EXECUTIVE SESSION DCM, Country 15
DEPOSITION OF

Wednesday, May 27, 1987

House of Representatives,

Select Committee to Investigate

Covert Arms Transactions with

Iran,

Washington, D.C.



The committees met, pursuant to call, at 9:00 a.m., in Room B-352, Rayburn House Office Building, Neil Eggleston (Deputy Chief Counsel of House Select Committee) presiding.

Present: W. Neil Eggleston, Deputy Chief Counsel;
Tim Traylor, Investigator, House Select Committee; Robert W.
Genzman, Associate Minority Counsel, House Select Committee;
Terry Smiljanich, Associate Counsel, Senate Select Committee; Timothy Woodcock, Associate Counsel, Senate Select
Committee; and George Taft, Counsel, Department of State.

Partially Declassified/Released on 280me 1987 under profisions of E.O. 12356

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Whereupon,

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was called as a witness by the Select Committees and, having been first duly sworn, was examined and testified as follows:

EXAMINATION BY COUNSEL FOR THE HOSSE SELECT COMMITTEE

BY MR. EGGLESTON:

for the record, my name is Neil Eggleston, Deputy Chief Counsel for the House Select Committee to Investigate Covert Arms Transactions with Iran.

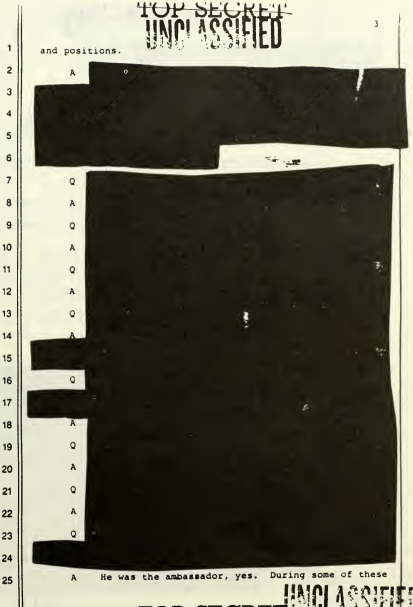
Also present are two representatives of the Senate Select Committee. Both committees were established pursuant to resolutions and have various enacting rules. The State Department was provided with copies of both the resolutions and rules. If you want copies for any reason, we can certainly provide them to you.

The mandate of both the House and Senate Committees which are now conducting joint hearings, is to investigate the circumstances surrounding primarily the Iran affair, but also the United States Government's involvement with the contras. This is being conducted pursuant to those rules.

Let me just ask you at the outset to tell us a little bit about your background in a very brief fashion.

If you could just tell me a little bit about your schooling





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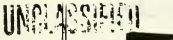
days we'll talk about, he was out of the country, and I was in charge.

- Q You are the Deputy Chief of Mission?
- A That is correct.
- Q Pardon me, I have not done too much work in the State Departmen+. Others have done a lot. Is there a Chief of Mission?
 - A The ambassador is called Chief of Mission.
 - Q You are the ranking person in his absence?
- A That is right. The way the embassy is structured, the American Embassy, it is a little different. The Deputy Chief of Mission doesn't have a line responsibility. He, like the ambassador, has general responsibility for all of the functions of the mission. Therefore, he is prepared in the ambassador's absence to take over.



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Q Let me ask you then -- now that I have established some background, let me ask you, as I indicated a moment ago off the record, the principal area I wanted to ask you.

questions about is the time period primarily, say, November 20 through the end of your own involvement in this particular operation. Could you just, without questions or promptings: from me, relay the best you can recall what your involvement was when you arrived into the operation of the various functions that you performed.

A Yes. There was, I suppose, one event prior to my actual involvement that's worthy of note: On the 21 of November, the political consular, who was the Acting Deputy Chief of Mission since I was in charge at the time, was called over to the Foreign Ministry and was told that there was an American who claimed to be agretized General seeking concurrence for transfer of arms to Iran, and the was confused by this and wanted to know what our policy was since we had on many occasions told them our policy was to discourage such shipments.

The Acting DCM confirmed to the government that



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our policy was to discourage shipment of arms to Iran. We reported that in a telegram, which I believe you have access to.

Q That occurred on November 21?

A Yes. And I think we sent the report out the 22.

CIA CHIEF Now, on about noon on the 22, the

came to me, and he said that he was involved in a very difficult situation, it wasn't exactly how he described it, and he needed my help and guidance, and he said that he received instructions, I believe, the night before or early in the morning to come in open up his communications and act upon whatever communications were received. The first telegram that he received instructed him not to inform the ambassador.

He came in, he was told to get in touch with someone acting under a pseudonym at a local hotel or at a telephone number which he assumed was a hotel, and to help him. The pseudonym was R. Copp.

He called him and -- this is as related to me, and probably not in the precision that it was related, because it's been a year and a half -- but essentially he was asked to assist with in gaining authorization for the arrival of aircraft bearing arms for Iran, which would be transshipped in to Iran.

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what was going on, they were confused.

that was the sense of it.

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said that

the Foreign Minister, Prime Minister or someone

who worked in those offices to be helpful in this process.



didn't know how to go about it and didn't feel he would be successful in any event.

He said he had told Headquarters that he would need the help of the Charge to get these things done; if they wanted it done, they should engage the Charge. I said to him at that point that -- well, we both agreed it was an astounding operation. But, beyond that, I said that I would be prepared to cooperate, but first he needed authorization to tell me what he had told me, and, second, I needed to know that the Secretary of State knew about and approved the operation.

Late that afternoon, I think about 5:00 o'clock or so, he received -- all of this was in CIA channels -- he received a telegram which was purportedly from John Poindexter which asked that I be shown the communication and be asked to pull out all the stops to get approval for the transit, and he said the Secretary knew and approved of the operation and

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asked that State Department communications channels not be used because only the Secretary and Assistant Secretary Oakley were aware of the operation, given its obvious sensitivity.

Based on that, I got in touch with

and

said I needed to talk to the Foreign Minister. He told me
the Foreign Minister was in a Cabinet meeting and was inaccessible unless I could tell him that my request was coming
from the highest levels of the United States Government. I
said I could, based on the assumption this was, in fact,
from John Poindexter, who was National Security Adviser to
the President at the time.

He then explained to me why they had been negative to this point. He went back over the contact that they had received from a so-called retired American General and why they had summoned our political consul, Acting DCM, to ask him about our policy; and based on our reiteration of our policy that we were trying to stop shipment of arms to Iran, they had decided not to cooperate. This is just by means of explanation.

- Q Is this now your first contact?
- A This is my first contact with

the evening of the 22.

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I did not talk to the Foreign Minister that evening My interest in getting the cooperation of was passed on to him, but I did not actually talk to him.

Late that evening, it was about 11:00 o'clock or so at night, I received a call from He had received a telegram indicating that Robert McFarlane, who was then in Rome I was told, I am not sure, but he was in Europe in any event, had talked to the Foreign Minister on the telephone and that the Foreign Minister had agreed to facilitate the transshipment.

I was asked to get in touch with the Foreign Minister's staff and confirm that. I was unable to do so at that time.

At 7:00 o'clock the next morning, the 23, I was called again by Whoever was sending him the telegrams back here was anxious that we get that confirmation as soon as possible because they wanted to go ahead with the operation. They asked I move as quickly as possible to get

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TOP SECKET UNIO ACCITION the confirmation.

 Finally, mid-morning I was able to talk to

the Foreign Ministry, who said he was aware of a conversation but not aware of any commitment to facilitate the shipment without a diplomatic note requesting it and explaining the reasons for it.

I subsequently talked to the

Foreign Minister who said the same thing, he said the note needed to contain where the aircraft were coming from, where they were going, the reasons for the operation and the cargo. I communicated all of this, or did, back to Washington. We were authorized to deliver a note, which, as I recall, and I am sure you have the text of it, it was rather skimpy, it did not give details about cargo or reasons. I can't remember, but it was by didn't meet request.

I took that over and delivered it to

the Foreign Ministry,

Anyway, he

received the note, complained to me about the way we had handled it, the whole operation, and noted at the time the note didn't look like it met their needs.

That afternoon we went back and forth several times between the Foreign Ministry and myself, between and Washington, about how we might embellish upon

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the note to make it acceptable

meanwhile were meeting rather regularly, the Foreign Minister meeting with the Prime Minister to decide whether or not they would cooperate.

By late afternoon, I had a good sense of what kind of note would meet needs, it had to have some information about cargo, but it didn't have to be specific. It had to make some reference to humanitarian purposes, and it had to have the origin and ultimate destination of the cargo.

At this point, the second effort to put this operation together was running up against a deadline, as I understand it. That is, planes were in the area and on route and had a turn-around time that was getting fairly short.

Sometime in the afternoon of Saturday, they turned around, and I guess whoever was running the operation back here decided they would do it some other way, because I received instructions to deliver a rather short and curt note that essentially said "thanks for not helping this humanitarian TOP SECRET operation."

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I had a meeting with the Foreign Minister scheduled for that evening, Saturday evening, about 7:00 o'clock, 7:30.

meanwhile had been hard at work, and they were at this point, as I understand it, prepared so agree if we provided the information that they requested.

I went to the meeting

Q That is the reason I asked you the question earlier.

We were not under the best conditions to meet

I must say. Anyway, we met, there were about five of us in the room. He had two staff members with him. I showed him the note, and they were very upset because it was in a sense impolite.

Also, we had turned them inside out for about 24 hours, and now we were simply saying "thanks, but no thanks", we don't -- we are not proceeding down this track.

That's essentially it. I am sure there are gaps. Maybe you can ask questions.

Q I will. There are actually not that many gaps.

Let me start by asking you if you could just go over the telegram that you sent or that wassent on the 21.

This has been previously marked ERC-1. Maybe, so the record

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is clear, we should have it marked -- what are your full

initials?

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(The following document was marked as

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No. 1 for Identification.

COMMITTEE INSERT



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BY MR. EGGLESTON:

Q Let me show you let and ask you, as best you can recall, if you can elaborate on this, the early conversation of the 21 about the contact between the Acting Deputy Chief of Mission with regard to this contact by the retired General.

A Yes. As I said earlier, who was

Political Consular, was called over by the Deputy Political

Director and told that an official from dealing -well, an arms dealer I guess who, as I understand,
by the way, is related to one of the officials in the Foreign

Ministry, and that's why that contact was made. He was a
brother-in-law. That's why the contact was made in that
fashion -- had said that he was working in cooperation with
a retired American General or a person who claimed to be a
retired American General and that they wanted to arrange
for the shipment of some arms to Iran.

The Foreign Ministry, knowing of our general policy in this regard, was confused and they had asked to come over and reiterate our policy essentially, which he did. We reported back the following day.

Q I take it, as of this time, the Acting Deputy Chief did not know the name of the supposed retired

American General?

A No.

Q Was there any indication whether the retired General

TOP SECRET INCLUSION

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TOP SECKET 15 this was a United States Government operation? 2 My impression is yes, but I don't recall precisely. 3 -1 a telegram that you sent back to the 4 State Department here in Washington? Is this your cable 5 essentially? Yes. It was actually written by 6 7 saw it before it went out and approved it. Let me just take a look at it and make sure there 8 is nothing in it I wanted to ask you about. 9 10 You may or may not know, based upon whether you read the Tower Commission or all sorts of things, there came 11 a time when General Second receives a letter signed by Colonel 12 North with a signature indication of Mr. McFarlane indicating 13 that Mr. Secord's services are needed with regard to a 14 particular operation. Did you ever see that letter during 15 the course of this time period? 16 No, I didn't. 17 So he never showed it to you or to your knowledge 18 did not show it to 19 To my knowledge, he did not. He certainly didn't 20 show it to me, because I have never met General Secord. 21 From your conversations with 22 know whether he ever showed it to him? 23

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This cable suggests that the Acting Deputy Chief of

I do not know. I don't think he did.

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Mission responded immediately and forthrightly that this was not a United States Government operation; at least as far as he knew, it was not. I take it, I don't see why there would be, there was no effort by anyone in your office to check with the State Department to see whether or not it was an official United States Government operation.

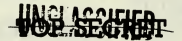
A No. Our policy was longstanding and fairly clear, quite clear, so there was no attempt to check.

- Q And prior to the time that this contact takes

 place, as far as you know, General Second, or Mr. Copp, had

 not contacted anyone at the embassy for help or authorization

 before contacting officials of the
 - A I am certain he had not.
- Q As of the 21, I take it, you probably think that this is a dead American mission.
 - A Exactly.
- You indicate around noon or so, you speak to the and he says he needs help in a difficult situation. Did he describe at that time what he had been asked to do by Headquarters?
- A Yes. He brought me up to date on everything at that point.
- Q Just as best you recall, what is it he told you as of noon on the 22nd?
 - A He had been asked to get in touch with this



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 individual, and he had done so on the phone, and the person,

R. Copp, had told him the United States Government was seeking to assist in the transit of some arms from Israel to

Iran through and he had been asked to get

approval for this.

Q So it was your notion what he needed was approval for the airplanes to land reload, or whatever?

A Exactly. Airplanes to come in with the cargo, reload into other airplanes and take off.

Q As of this time, when you have this conversation with him on the 22nd, did you connect this event with what you had learned the previous day?

A I began to, yes.

Q I take it, as of this time, you don't know whether R. Copp is a retired American General. $21A \ \ CHIEF$

A Not until later when actually met with him and talked with him, and he told him who he was.



THE SECTION

 Q You had indicated that in the afternoon of the 22nd you began to be somewhat concerned before taking steps along these lines, you get authority from your own agency and not merely instructions from the CIA.

A Yes. I told that I would be glad to help, but only if first of all he had authorization to tell me that I had -- that I was actually requested to do so and that I knew the Secretary of State knew and approved it.

Q I take it, though, at no time -- you followed the instructions not to use the State Department communications system.

A I did.

Q And your communications then are through the CIA channels.

A Total. Under today's ground rules, I would not, but at the time it seemed like a reasonable thing to do.

Q I assume a lot of things may have changed after this both here and in Central America.

Did you involve anybody else in your office, on the embassy staff, in this?

A No.

Q Did you have any conversation with -- you gave us his name, and I forgot it.

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About this after the 21st?

I told him --

Nothing?

I told him he didn't want to know. He knew. knew there were strange things going on, because I was going to a dinner party at his house Sammarday night and was about two hours late for it. Since I was at the Foreign Ministry, he knew where I was.

- So he did not help you? 0
- No.

CIA CHIES Or speak to

about it?

No.

You indicated that you hever spoke to or never met Mr. Copp?

No.

You indicated on the 22nd, around 11:00 a.m., you CIACHIEF indicating he received a cable received a call from telling him McFarlane had actually spoken to the Foreign Minister, and you said you then took steps in order to confirm. Those steps took place the evening of the 22nd, which were unsuccessful.

Then you had conversations with people on the 23rd. I was a little confused as you went through whether you were ever actually able to confirm that phone call and the agreement that seemed to be reflected to you in the cable.



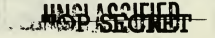
1 2 3 5 on the evening of the 22 and what 7 9 10 11 necessary background information. 12 13 14 Exactly. 15 indication of what the cargo was going to be. 16 That is right. 17 18 19 20 21 of weapons. 22 23 24 25

In my conversations the next morning, yes, there was a confirmation the phone call had occured. The Foreign Minister that Saturday evening told me he had talked to Mr. McFarlane. The difference between the telegram we received told me on the 23 was the perception of the agreement of the telephone call. Mr. McFarlane believed that he had agreement from the Foreign Ministry to permit the transit, and said that they had agreed to consider it promptly and positively, or whatever. They had some -- once they had the Q. And one of the things they asked you for was a formal diplomatic note that requested their assistance? You indicated one of the things they wanted was an

Did you have conversations with them that the note would reflect the cargo was going to be weapons?

They knew by the time I was involved that the cargo consisted of weapons, but I don't believe they knew what kind

O Did they know that from the conversation they had LIA Chiet. on the 21st or from conversations with or from conversations with you?



They knew that from either or from the 2 retired American General.

But in your conversations with the people in it was always clear the cargo that was going to be on these planes was going to be weapons?

- A Yes.
- Was there any discussion about how you would phrase that in the note, how much specificity they wanted in the note?
- They wanted -- yes, there was. They wanted types and amounts. We didn't provide that in a formal fashion ever.
 - Did they want exactly what kinds of missiles? Q
 - A I can't recall that we got into that kind of detail.
 - Q But they wanted --
 - They wanted those things, yes.
- They wanted formal acknowledgement they were being Q asked to help in a weapons shipment.
 - Exactly. A
- I take it, that is one of the things that concerned them, they wanted a formal request from us to them they help in this somewhat unusual initiative sending weapons to Iran.
- Is that fair?
 - Yes.
 - There comes a time on the 23rd -- well, let me ask



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1 it this way. Does there come a 2 think you indicated there came a time when 3 Copp? Yes. Was that on the 23rd, or do you recall? As I recall, it was the 23rd. I can't remember whether it was mid-morning or late afternoon. It was some-7 time on the 23rd. Did he tell you about the meeting he had with --Yes, he did. Can you tell me what you recall he related to you about the meeting?

It was a brief meeting, only about, as I recall, 15 minutes, Copp identified himself as Richard Secord, retired American Air Force General, who was working for the National Security Council trying to put together this shipment of arms. And he simply urged him to be responsive. He also told him what arms were involved.

Do you recall today what the Chief told you Copp had said to the Chief

In precise terms, no, although I do know they were Hawk missiles. I was told that by

I have identified some of the cables, I may or may not want to ask you about your recollection.

Is the concept of Zulu time something that is



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familiar to you?

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23 24 25 A Yes.

Is Zulu time and actual time in

the same?



Q I thought that was true. These time changes are probably a common event for you, but less so for me.

Who was Ambassador Oakley as of November?

A The Assistant Ambassador for combatting terrorism. think that was the title.

- Q Had you ever met Ambassador Oakley?
- A No, I never met him, but I knew his role.
- Q Bear with me a second. As a result of your memory, there are few I will need to ask you about.

Did you have throughout this time period a sense of how many flights were going to be coming into and out of

A Yes. I thought I did. I thought there were two aircraft coming in and two going out. It might have been two consolidated into one going out, but various airlines were mentioned at various times.

Q Did you have any sense of how many missiles they were



TOP SECRET

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talking about?

A No, I did not. I don't recall that I did.

Q Do you recall any discussion about a bribe attempt?



A Oh, yes, I remember. My perception at the time was although bribery is not out of the question in these kinds of things, this particular official might have over-reacted. He seemed very nervous about the whole thing. He might have over-reacted because he received a bribe attempt, I don't know.

Q It didn't appear to you the bribe attempt had come from the United States Government, but from

A he is half owner of

Q Is he the one with the relative in --

A Yes.

Q

THE ACCULATION

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helping Secord, who is referred to here as Copp, in this transfer. Did you know that at the time?

- A Yes
- Q Did you know

A I don't think I had ever met . I have had a lot of -- a lot -- occasional indirect contacts with because it's someting that's in the newspapers or in the press from time to time. It is a well-known company.

- Q Is it a private company?
- A Yes.
 - Q It is not a government-owned company?
 - A . It is not a state-owned company, no.



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A Yes, I do recall. Apparently Second, Copp, and probably tried to intercept the Foreign Minister and Prime Minister at the VIP lounge of the airport, they were returning from some trip, the idea being they would try to rersuade them to go ahead and agree with all this without going through normal channels.

It didn't work because they landed on the military side of the airport and didn't go through the VIP lounge.

Meanwhile, hanging around this place, which has high security and is very visible, they had created -- suspicions is probably a gentle word, but suspicions, antagonism.

Q Do you have any recollection today of how much -- or approximately what day it was the Foreign Minister and the Prime Minister had returned from whatever trip and had gone through this airport?

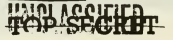
A My guess is that that was either the 20th or 21st, but I don't know.

Q

Q I take it there comes a -- you sort of basically have taken us through the 23rd.

A That is right. I have got a note here to take you to the 25th. On Monday, the 25th, I was called in by

and given two diplomatic notes.



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I am sure you have those notes.

But essentially one explained their understanding of the terms under which they would have agreed, and the other one complained about the way we went about the whole operation.

- Q I have a cable here that may help you refresh your recollection. Did you receive instructions to keep the possibility of using alive and possible as a place in which this operation could be undertaken?
 - A I don't recall that I did.
- Q This may or may not refresh your recollection, but it is CIIN 2211-A, it is a cable to from -- and again this is a CIA cable -- from Headquarters to dated November 27, Zulu time of and just ask you -- this actually makes reference to other things that go previously. If you need it, that would be fine.
- A Yes, I do recall this cable. I was shown it at the time. The reason for it, the background is I was fairly confident if we handled it correctly, we could get cooperation for a sensitive operation if it was in our national interest to do so.

But these instructions suggest I not raise it with the Prime Minister, but if he raised it, that I sort of keep it open. I didn't talk to the Prime Minister about this case. In talking to the Foreign Minister, I think I left the case



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Q I take it no one ever came back to you again for help in moving shipments of arms through in order to get them through Tehran?

A No. To the best of my knowledge, General Second had left and moved on to greener pastures. I gather I was wrong.

- Q Have you ever discussed the events surrounding

 November 21 to the 27th or so of '85 with the Secretary of

 State?
 - A I have not.

pretty well a closed case.

- Q Have you discussed them -- I guess you have not discussed them with Ambassador Oáklay either?
 - A I have not.
 - Q Do you know Dewey Clarridge?
 - A I met him about 1980 or '81 when he was
- Q You did not have any contact with him except through these cables?
 - A That is correct.
 - Q Do you know Colonel North?
 - A I never met him. -
 - Q Do you know Admiral Poindexter?
- A I have met him in meetings when he was with the
 National Security Council. I can't say I know him. I am sure



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he doesn't know me.

Q You have never discussed these events with them?

A No.

Q Admiral Poindexter or similarly Mr. McFarlane?

A No.

Q Have you discussed the events of this week in November, '85 with anyone else at the State Department? It is kind of an open-ended question.

A Yes. The answer is yes, I have. I have discussed it with, not in this detail, but with the Assistant Secretary of State for

Q A

Q Was that a contemporaneous conversation?

A No, it was not.

Q Do you recall when it was?

A Last summer. Nearly a year later.

Q But before all these events became public in November, 1986?

A No, on the contrary. I do not believe I ever discussed it -- I am trying to think back. I assumed I had discussed this with but I probably had not. I did not open the subject up to any conversation with anybody in the State Department. It was not public knowledge then, I simply didn't



THE SECRET

do it.

 $\ensuremath{\mathtt{Q}}$ You were following instructions to only discuss it with Oakley or --

A Exactly. The only other person I did discuss it with was . When he returned, I told him what had occurred, and besides saying, "Thank God, I wasn't here," he really didn't have anything to add. I feel fairly confident he didn't discuss it with anybody at the State Department.



MR. EGGLESTON: I don't have any other questions.

BY MR. SMILJANICH:

Q Did ever put a name behind who at Headquarters was giving instructions?

A Ever is a long time. He did afterwards. I am trying to remember whether he did at the time. He explained the type of channel he was receiving the instructions on, which was a privacy channel, and it came from the operations side, but I



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don't know that he mentioned Clarridge's name.

- Q What about after the fact?
- After the fact, ves.
- Anyone else? 0

No. I mean, I know that Clarridge, Deputy Director of Operations, theoretically might have been involved, although I also gather he may have been out of town at the time.

There are independent communication channels that are available to you that run directly to the Secretary of State, is that correct, as Charge?

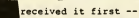
I could use State Department channels and have a highly restricted distribution on this end, but none that I would feel confident using under the circumstances at the time.

So there is, in fact, no way in which you could have directly communicated only with the Secretary of State and no one else?

Not at the time. I have a telephone now. that time, we didn't have.

BY MR. WOODCOCK:

I am Tim Woodcock with the Senate Committee. I am going to have to jump around a little bit, as I was following these notes. The information that you first I take it received from





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Q That referred to a manager of the firm

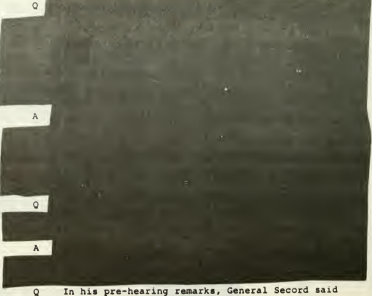
A I believe that was

That is correct.

Q So that from your understanding was involved

early on, as well as the person waiting in the VIP lounge?

A That is my understanding. I was not in the VIP lounge, so it is second-hand information.



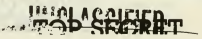
Q In his pre-hearing remarks, General Secord said

that he personally had some reservations about the use of because he said was "not smooth". Do you

because he said was "not smooth". Do you

know enough about to know why he would be considered

not smooth?



33 I have an impression that is heavy-handed, but that is an impression, not based on my knowledge. knowledge, I haven't met the man. When you say heavy-handed, what do you mean by that? Too direct, rather blunt, given to bluster. Do you have knowledge at all of I have met He is also a partner in is that correct? That is correct. I think he and own equal shares, perhaps. I am not sure. But he is partiers with him. Do you know of any involvement -- I am speaking broadly here -- of Thomas Clines in I do not. Do you know Thomas Clines? No. Do you recall at what point you learned that Copp was, in fact, Richard Second? When returned from the meeting with him, which was sometime during the day of the 23rd. Did the name Secord mean anything to you?

Q Did the name Secord mean anything

A No, it didn't.

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Q When Ambassador returned, you testified CIA CHIEF
you briefed him on the matter. Is it also true
participated in that briefing?

A I am certain he did at ont point. Whether -- I



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can't recall whether I briefed the ambassador independently first or we did it altogether. I am not sure. The normal, of course, event would have been that I would have given him a very brief summary of what happened and asked to go through it all. But I can't recall that's the way it happened. It's a question of trust involved here.

I have very high regard for honest person, as a person of integrity, and I think that's probably reciprocated. I wouldn't wast you to read into what I have said anything that suggests I have cut him out or he is trying to cut me out of any conversation with the ambassador. That was not the case.

Thanks. CIACHIEF advise you that he was in regular communication with Headquarters?

Yes.

Did he advise you that he had relayed to Headquarters the information that General Secord had told him about the nature of the airplane mission?

Yes.

Did he advise you of that on November 23 or long after the fact?

On November 23, and although I did not see all of those, I

did see some of them. He told me what was in them. Normally



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I saw them, and he provided a running account of what was

to Headquarters.

Your understanding --

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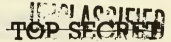
Within that running account was the conversation with Secord and the indication the aircraft would be carrying Hawk missiles, yes.

Vou are referring to a running account, and I gather that is the account has given you. Is that correct?

- No, I mean that he was giving Langley.
- I want to divide this into two parts. There are actual communications going to Langley from that correct?
 - A Yes.
- When you refer to a running account, that is what you are referring to?
 - Exactly.

With respect to the communication which made to Langley recounting the substance of the Second conversation, did he simply tell you about it, or did you actually see it?

- I don't know.
- You don't recall?
- No.
- I gather some of the messages he sent out you Q



CIACHIEF

TOP SECHEN

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actually saw, and others he told you about, is that correct?

- A That is correct.
- Q But I gather --
- A I can't recall I saw that.
- Q That specific one?
- A That is correct.
- Q Your memory is clear, I gather, on the point he did tell you contemporaneously with sending the message he had communicated with Headquarters on the substance of the Second conversation.
 - A That's what I recall.
- Q I gather -- you have already testified to this, just to make it clear -- that conversation recounted the nature of the cargo being Hawk missiles to the destination point being Iran and the purpose being for the release of the hostages, is that correct?
 - A That is correct.
- Q Do you recall whether Ambassador communicated any dismay to CIA after the fact about the manner in which this whole operation had been handled?
- A My impression is that he did not. He intended to, he said he was going to. My impression is that he did not.
- Q Now, was that at your suggestion, or was that his idea?
 - A Well, he was appalled by it, let's put it that way,



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so I can't recall whether it was my suggestion or his idea,

Q You were in accord with it, is that correct?

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	A	Yes.									
	Q	Would	that	have	gone	j	if	that	communicat	tion	n had
been	sent	out,	would	that	have	gone	e t	o the	Director	of	Centra

It would have gone to the Director of Central Intelligence, because Ambassador and the Director were personal friends, as you probably know. Can I go off the record for a second?

MR. EGGLESTON: Sure.

(Discussion off the record.)

Intelligence, Mr. Clarridge, or some other person?

BY MR. WOODCOCK:

but it could have been either.

Q Have you heard now, subsequently, through all these events, whether Thomas Clines was even present in during these operations?

I have read thathe was. But I don't know by my own knowledge. I have not talked to anybody in that says he was there. I never asked whether he was there, who was one of those two partners I have met.

Q Have you ever sought to confirm through your conwhether it was, in fact, General Secord who tacts in went to the VIP lounge?

A No, I have not.



TOP SHORE

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 Q Has anyone in confirmed to you that this attempted bribe, or whatever the attempted influence was, was sought to be effected in the name of Robert McFarlane?

A No, I have heard nothing along those lines. I am only vaguely aware of this concern about a possible bribe, and certainly not in terms of utilizing Robert McFarlane's name.

Q Did this incident which occurred

have any lasting effect on relations between the United States and ?

A That's a difficult assessment to make. It's possible that it created some suspicion within the government about how we deal with other governments. It also might have had a concern this particular government had

so it may have

complicated the relationship somewhat, but I can't be sure.

And I might add, if I can, for the record, that that really accounts for why I did not seek further information about who was really at the VIP lounge. As far as I was concerned the event was over with, and we were better off going ahead trying to build the relationship rather than spend too much time worrying about what had happened.

Q I may have asked this question already, but let me





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Q Let me ask you the same tandem of questions with respect to Albert Hakim. Is that a name you are familiar

ask again. Following this incident, did you come across, through your sources in any association of either General Secord or Thomas Clines with in subsequent dealings?

No, I was not aware of General Second or Tom Clines. Thomas Clines, being in after that, until I read about it in the press a few months ago.

Now, the same question only with respect to association or involvement with before the events of November 22, 23 and 24, 1985.

I am not sure what the question is.

Q The question being, did you come across information in of association of General Secord your contacts in or Thomas Clines with at any period before November 22, 23, or 24?

No. At least none that I can recall, because I wouldn't have recognized those names at the time, in any event.

Q I am speaking -- this is after the fact, even up to the present. Have you, through your contacts, received confirmation of the involvement of these people with

A I haven't.

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No.

with through your contacts in

I think that is all I have. MR. WOODCOCK: you, sir.

BY MR. GENZMAN:

Regarding the curt note delivered to



was that at the instructions of Admiral Poindexter?

It was my assumption it was at the instructions of Admiral Poindexter. It came through the CIA channel, and it was purportedly under his instructions, yes.

- And was the wording of that note also from Admiral Poindexter according to your information?
 - Yes, it was.
- Was there any Department of State approval or Secretary of State approval --
 - No, there was not.
 - -- of the note?

Not that I knew of. Once again, going back to the basic operating thesis, that is I was operating on the basis of my understanding given to me through CIA communications that the Secretary knew and approved; therefore, that was just an extension of that.

I might, if I can, sort of expand here. You asked or Mr. Eggleston asked if I had ever discussed this with the Secretary of State or with Assistant Secretary Oakley after



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that event. First of all, I don't really have many occasions to meet with either one of them, and I have only been back to the United States once since then, and that was last summer, or twice last summer, I am sorry, briefly. To that point, this had not become public knowledge, so I didn't discuss it with anybody else.

My assumption still at that time was that they knew and approved. I had no reason to believe otherwise, and, therefore, I didn't seek an opportunity to raise it.

MR. GENZMAN: I have nothing further. Thank you.

MR. SMILJANICH: One last question.

BY MR. SMILJANICH:

Q Physically, when you received the wording of the diplomatic note via VIP channels, did you take that or re-do it?

A It is done on a standard diplomatic note format. It was done by a secretary

- Q Did you retain a copy of that?
- A Yes, I have a copy.
- 2 Back in
- A Yes. I believe you have it. Do you not have the context of it?
- Q I don't know we have anything other than the CIA cable itself.

MR. EGGLESTON: I don't know I have seen it in the formal fashion.

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MR. WOODCOCK: Let me ask a couple questions.

Was a copy of that ever sent to any office here at

I don't have anything further.

BY MR. WOODCOCK:

MR. EGGLESTON:

BY MR. SMILJANICH:

the Department of State?

Q When you received this terse note, would it be fair to say you were concerned about the quality and tone of the note?

A Yes. We appealed actually.

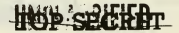
Q How was that done?

A As I recall, it was done in communications.

It is possible, however, and I don't know, it is possible that -- because sometimes communications came via Secord.

He had his little radio. So some of the appeal might have concentrated to Secord and said, "Look, we can probably get this done if you do it this way" and -- but I don't really recall. We did appeal, I appealed personally the tone of the note and substance of the note. I thought we were throwing away an opportunity to get it done if they really wanted it done.

Q You testified that you were instructed not to communicate through State Department channels at the outset, is that correct?



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 Q So your personal appeal was directed, to the best of your recollection, either through CIA channels or through

Secord's communication device, is that correct?

A That is correct.

That is correct.

Q Who would that have been directed to, CIA Headquarters?

A Yes, CIA Headquarters. Whoever was -- actually, it was to the NSC as far as we were concerned. The instructions that came out were this is a NSC operation, or the NSC asks that you or instructs that you do the following, as I recall the opening telegram. So all of this was we were working for Admiral Poindexter as far as we were concerned.

Q So under those circumstances, I gather, it would have been inappropriate for you to have appealed to the Secretary of State, is that correct?

A Yes. My assumption at that point would have been the Secretary of State, although aware of the operation, was not aware of the details at this point. Time was running out. It wouldn't have been a reasonable thing to try to do.

- Q Now, let me just ask a couple more questions. You testified you never met Second, is that correct?
 - A That is correct.
 - So, therefore, your knowledge of this communications



coming from

device he had is coming from

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is that correct?

A That is right.

Q I gather, then, you were relying upon his representation this was a Second communications device, is that correct?

A That is correct. The only reason that -- I mean, CLACHIEF and I became aware almost inadvertently Second had his own communications device because he was able to get things out of Washington we subsequently got through CIA channels. He would be on the telephone saying such and such is happening.

Q I take it there were points in this operation
where Second was, as they say in the CIA, waiting in advance

CIA CHIEF
of you and
is that correct?

A I think that was the case most of the time. In retrospect.

MR. WOODCOCK: I think that is all I have. Thank you, sir.

MR. EGGLESTON: Thank you.

(Whereupon, at 10:32 a.m., the committees were adjourned subject to the call of the chair.)

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DEFOSITION OF

Wednesday, August 12, 1987 United States Senate

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United States Senate

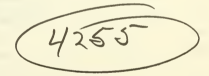
Select Committee on Secret

Military Assistance to Iran
and the Nicaraguan Opposition

7 Washington, D. C.

Deposition of called as a

witness by counsel for the Select Committee, in the offices of the Senate Select Committee, room SH-901, Hart Senate Office Building, Washington, D. C., commencing at 6:04 p.m., the witness having been duly sworn by MICHAL ANN SCHAFER, a Notary Public in and for the District of Columbia, and the testimony being taken down by Stenomask by MICHAL ANN SCHAFER and transcribed under her direction.



Partially Declassified/Released on 16 Jan 88 under provisions of E.O. 12356 by K. Johnson, National Security Council

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1	APPEARANCES: UTULITOUTITES
2	On behalf of the Senate Select Committee on Secret
3	Military Assistance to Iran and the Nicaraguan
4	Opposition:
5	TIMOTHY WOODCOCK, ESQ.
6	HANK FLYNN
7	On behalf of the House Select Committee to
8	Investigate Covert Arms Transactions with Iran:
9	PAMELA NAUGHTON, ESQ.
0	ROBERT GENZMAN, ESQ.
1	ROBERT BERMINGHAM
2	On behalf of the Witness:
3	DAVID P. SCHIPPERS, ESQ.
4	David P. Schippers & Associates, Chartered
5	79 West Monroe Street

Chicago, Illinois



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2	Whereupon,
3	
4	called as a witness by counsel on behalf of the Senate
5	Select Committee and having been duly sworn by the Notary
6	Public, was examined and testified as follows:
7	EXAMINATION
8	BY MS. NAUGHTON:
9	Q Could you state your name for the record,
10	please?
11	A
12	Q for the record, my name is Pamela
13	Naughton. I'm staff counsel with the House Select
14	Committee to Investigate Covert Arms Transactions with
15	Iran.
16	If your counsel would please introduce himself
17	for the record.
18	MR. SCHIPPERS: My name is David P. Schippers,
19	and I am counsel for from Chicago, Illinois.
20	BY MS. NAUGHTON: (Resuming)
21	Q Mr. Genzman has joined us from the House
22	Committee, as well as Mr. Bermingham, and then from the
23	Senate Mr. Woodcock and Mr. Flynn. We will all be
24	jumping in with questions during the deposition, but feel
25	free at any time to consult with your attorney or to ask

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for a break or to ask for clarification of any questions that aren't clear to you.

Let's get started with just a few background questions. When did you join the Drug Enforcement



When I arrived in country I was assigned to

Q	Now, do you know a man named Ed Hickey?
A	Yes.
0	Could you tell us who Ed Hickey (s2

- 10 Now he's the Chairman of the Federal Maritime 11 Commission.
- And during the period of January 1985 what was 12 his position? 13
- 14 He was Assistant to the President of the United States. I forget his exact title. It was 15 something like Military and something else Affairs. 16
- 17 And did you know Mr. Hickey?
- 18
 - How did you know Mr. Hickey?
- He's been a friend of my family -- my brother, 20

myself, my father -- for 20 years. 21

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3	He was with the State Department,
4	regional security officer, I think.
5	Q Now, how did the subject of the hostages held
6	in Lebanon first come up between yourself and Mr. Hickey
7	A In the latter part of January 1985 he called
8	me at home over a weekend and said do I know if DEA has
9	any sources of information in Lebanon,
10	I said I didn't know
11	I don't
12	have anything really to do with it, but I would check and
13	find out.
14	Q Is this the first conversation you had with
15	him regarding the hostages?
16	λ Yes.
17	Q Did he say why he was calling?
18	A He didn't even say because of the hostages at
19	this first telephone call. He said does DEA have any
20	sources in Lebanon because he was
21	aware a lot of drugs were running out of there.
22	Q Did you get the impression he was calling at
23	his own bahest or that someone had asked him to check
24	this out?
25	A I think it was at his own behest. He would
	UNCLASSIFIED

1	call. I mean, I would talk to him just about every
2	weekend, at least once, personally you know,
3	friendship-wise.
4	Q Did you then try to find out whether or not
5	DEA had any sources
6	A Yes.
7	Q And what did you find out?
8	A I found out that we did.
9	Q Where did you go to find out?
.0	A To Davit + 2
1	Q Why did you go to
2	A Because I knew for several years. I
3	knew he had worked I knew he had numerous
.4	sources of informants or sources of information. And I
.5	asked around and somebody told me that probably
6	would be the best guy to talk to, and he was running our
7	at that time. He was the
8	. If he didn't know, then
9	he would know who knew.
0	Q And what did tell you when you
1	asked him about the sources?
2	A He said we have some sources. He says, I
3	personally have some sources, but, you know, I'm not
4	going to give them up just on a whim. Find out what they

10

2	A I called Hickey and made an appointment to se
3	him the next day or a Monday or Tuesday. I think it was
4	a weekend when he called me first, so I called him and
5	made an appointment to see him.
6	Q And did you take with you?
7	A Yes.
8	Q Now, when you met with Mr. Hickey, was this
9	early January of '85, late January?
10	A Late January.
11	Q Was anyone else at the meeting other than the
12	three of you?
13	A General Matthew Coffield. I think he was a
14	Colonel then, full Colonel. He later became a general.
15	Q Do you know why he was there?
16	A He's Hickey's aide, his military aide.
17	Q But do you know why he was there?
18	A No. I assumed that he was everywhere Hickey
19	went, because every time I saw Hickey I saw him, except
20	at a party or something like that.
21	Q And did Hickey explain why he wanted to know
22	if you had sources?
23	A At this meeting he did.
24	Q What did he tell you?
25	A He said well, it started out like you're
	management = B

aware that there are several Americans being held hostage

11

2	in Lebanon but we're not
3	exactly sure where, that he was working on two
4	committees, I believe, on what was called the HLTF, the
5	Hostage Location Task Force, and then there was another
6	one, the TWIG Committee the Terrorist Working Incident
7	Group.
8	And there was one hostage they were very much
9	interested in, and that was Buckley, and he told me that
10	Buckley was then
11	MR. SCHIPPERS: Can I interrupt for a second?
12	At this point there was some conversation about Mr.
13	Buckley that is extremely sensitive. Are you aware of
14	what they were talking about?
15	MS. NAUGHTON: Yes.
16	MR. SCHIPPERS: Do you want him to go into the
17	conversation?
18	MS. NAUGHTON: He should. The deposition is
19	classified Top Secret.
20	MR. SCHIPPERS: Because apparently Mr. Hickey
21	went into very great detail.
22	
	BY MS. NAUGHTON: (Resuming)
23	BY MS. NAUGHTON: (Resuming) Q Please tell us what Hickey told you about

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UNGLASSIFIED 12 that CIA was not having any success in locating any of these people over there and that they were trying everything. They want to try every way possible to confirm the guy's existence, to find out whether he's being tortured, to find out where he's being held Did you get the sense that this was solely Mr. Hickey's concern He had worked with Buckley. But I quess my question is did you get the sense that this was his concern because Buckley was his friend or was this the CIA's concern? I was under the impression that he, being cochairman of these committees -- I know he was co-chairman

that it was the committees' concern, and because I'm a

of one; I don't know about the other one -- that it was

the committees' concern. not any individual's concern --

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1	friend of his he just happened to try to call me in
2	personally because he knows I wouldn't really go talking
3	in front of some committee or something.

I mean, it was on a more personal basis at this point. It later became professional, but, I mean, this was more personal.

- Q What was personal?
- A His asking me. I mean, he could have called John Lawn or Bud Mullens, but I don't think he knew them.
- Q What did then tell Mr. Hickey about the sources that he had in Lebanon?

A Well, he said we have one very, very reliable

source that he believed at that time that

did no believed at that the track

he would be more than willing to help the United States in any way.

- Q Was there any discussion of how this was going to happen, how you were going to structure this?
- A At this time all he wanted to know was if we could find the location.
 - Q What was the next step?
 - A The next step after the meeting?
- 25 Q Yes.

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1	A We went back to headquarters. went up
2	and briefed Frank Monestero, I believe
3	who was
4	went up and briefed Monestero, Frank Monestero.
5	MR. SCHIPPERS: May I have a second?
6	(Counsel conferring with the witness.)
7	BY MS. NAUGHTON: (Resuming)
8	Q Were you there for that briefing?
9	A No.
10	Q Did you hear later what their reaction was?
11	A They were very favorableThey were actuall
12	proud that the White House would think to ask DEA.
13	Q What's the next thing that happened?
14	A I don't follow. The next thing that happened
15	came downstairs and told me that they can do it a
16	Monestero was going to set up a special fund for us, th
17	SEO.
18	Q And this was account 471?
19	A Right.
20	Q Do you know how much money was put in the
21	account?
22	A I think around \$50,000. It might have been
23	\$30,000 to start with.
24	Q Have you since had a chance to look at the
25	records?
	UNGLASSIFIED

1	A No.
2	Q Were you told how much money was put in the
3	fund?
4	A I probably was. I thought it was \$30,000 for
5	PI and \$20,000 for travel, but I'm not sure.
6	Q When you say PI, what do you mean?
7	A Purchase of information.
8	Q This is to pay sources for information?
9	A Yes.
.0	Q Did you then begin to work the sources?
.1	A Well, I called Hickey and told him that
.2	Monestero and everybody, they're setting up a special
.3	thing, a special fund, and we were going to be taking off
.4	pretty soon to go up to New York and talk to the source
.5	and probably go to meet some of the sub-
.6	sources.
.7	Q Did Hickey volunteer to coordinate with any
.8	other agencies or to smooth things along?
.9	A At this time he just said let me know.
0	Q Now, who else knew about the 471 account other
1	than and Mr. Monestero, yourself and
2	
:3	A Westrate. I'm sure I don't know for a fact
4	that Mr. Lawn and Mr. Mullens know through Abraham

-	¥	when was that decided, that he would be in
2	charge?	
3	A	When we told Monestero or Westrate, one or the
4	other, that	t we were going to
5	Q	Now your first trip was when?
6	A	Around, I think, the first week of February,
7	February 1,	February 2 something like that.
8	Q	You went to New York?
9	λ	We went to New York first. I met a source.
10	Q	Now this source what we've been doing with
11		is numbering the sources.
12	λ	Source 1.
13	Q	Source 1. So that we're talking about the
14	same person	a,
15		
16		
17	and a	The same of the same
18	Q	Does his name start with
19	λ	First name.
20	Q	And who went with you on this trip to New
21	York?	
22	λ	Myself and
23	Q	And what did the source tell you?
24	A	had already briefed him on the telephone
25	and he had	already made some calls and he had arranged
		UNCLASSIFIED

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1	for his main sub-source to meet us that
2	following week. This was on like a Thursday or Friday or
3	something.
4	Q Is this the first you had ever met that
5	source?
6	A Yes.
7	Q Was he paid any money that first week in
8	February in New York?
9	A I would have to say we gave him expense money
10	for flying to I don't know how much we gave
11	him. He has vouchers. You have copies of all that stuff
12	that Hoffman gave you. I believe he would have signed
13	for that because that was DEA money.
14	Q We have a voucher that indicates a source was
15	paid \$1,000 on January 31 of '85. Would that be it?
16	A No. That was a different source.
17	Q Okay. Which source was paid \$1,000 on January
18	31, 1985?
19	A I don't think that's the one. This was a
20	different source. This was not the one that we were
21	meeting in New York, although we did pay him in New York.
22	This was a source from another person.
23	he believed that he may be able
24	to help us. Can I see the number? Does he have an
25	access number?

18

1	Q What I have here is a synopsis that the
2	Committee prepared. I don't have the actual voucher.
3	A I mean, we wouldn't have given Source 1 \$1,000
4	because air fare to a second and back is
5	something. So I believe I know somebody has these
6	vouchers, the 103s we call them, but I believe this is a
7	source
8	Q That source from was also paid
9	on February 7 \$3,500; is that correct?
10	A We paid him the \$1,000 just to fly him to New
11	York and then fly back pecause he had to prepare
12	himself to go over there and he had to buy some things,
13	and then we gave him more money when he actually flew to
14	He met his control agent, so to speak,
15	cwho was actually handling him.
16	Q Is that
17	A Yes. And then he went on to
18	Q Is this source, then, connected at all with
19	Source 1?
20	A No. This source, he did that and that's all
21	he did. He came out. He took a few pictures and said I
22	can't do.it. I can't help you.
23	Q So he made the one trip to
24	A To meet
25	Q And he did go intd

19

1	A Yes. He came out with some information but it
2	wasn't very useful. He rather fancied himself to be the
3	James Bond type and he was taking covert snapshots and
4	everything of the poppy fields and everything and
5	actually, although we were always interested in narcotics
6	throughout this whole affair, it wasn't exactly what we
7	were expecting from him.
8	Q We have indicated here that you paid him
9	\$1,000 in January. paid him \$3,500 in
LO	February.
11	A That was all out of the SEO. I called
L2	and told him to give him the money and get a 103 and send
L3	it.
L4	Q This is all from the 471 account?
L5	A Yes.
16	Q And \$1,000 was paid in
L7	A He probably hit for some more money.
18	Q Do you know whether or not he was paid any
L9	more money?
20	A No. I never paid him any more money.
21	Q Okay. And then I guess we get to Source 1,
22	whom you met in New York, and you recall paying him some
23	money.
2 4	A Yeah. I would say we probably gave him \$5,000
25	or \$10,000. I don't know how much money we gave him to

_	
2	he had to fly his sub-source out of
3	You know, that would all be on the record. Hoffman gave
4	away copies of these 103s to everybody except to DEA
5	agents.
6	Q Now, at any rate, in New York was it decided
7	that the source would make a trip into the Middle East
8	and see what he could do?
9	A No. First of all, we went to
10	Q And what was the purpose of going to
11	0
12	A To meet his sub-source so we could debrief
13	him.
14	
15	
16	
17	Q Now, can you tell us I gather you went to
18	sometime around
19	A The first week of February.
20	Q Around February 6 or so?
21	A No. If we met Hickey, it was the first week
22	in February, I believe, because we were back. All this
23	comes from my 1012s, so if it was February 1, the 31st we
24	left to go and then we went to New York. The first we
25	went to and the fourth we were back.
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1	Q And with whom ald you meet: where ald you go
2	
3	A
4	Q Any other cities?
5	A Well, we landed We didn't stay
6	there; we just transited.
7	Q And in who was part of this meeting?
8	A picked us
9	up. Azzam was there, was there.
10	Q And is
11	
12	A He was then, yes.
13	Q Anybody else?
14	A The sub-source, myself, and Source 1.
15	Q And what was the gist of that meeting?
16	A Well, Azzam was already over there.
17	
18	He didn't have the slightest idea what we were talking
19	about. Ridn't have the slightest idea.
20	didn't have the slightest idea. They were just told to
21	be there in
22	So we outlined first of all to them what we
23	were going to try to do and everybody agreed that we
24	could probably do something, if just intelligence-wise.
25	Then we outlined more or less to our sub-source I mean

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Source 1 and his sub-source what we were trying to do.

22

although Source 1 was pretty much aware. He wanted to talk to his sub-source first and run things by him. 5 7 We've been referring to him as 2, what you refer to as the sub-source. 9 Give us the conclusion of this meeting. 10 other words, were the sources tasked to do anything? 11 12 λ Um-hum. What's that? 13 Well, everybody was enthusiastic about it. 14 Everybody was kind of happy that we were doing this kind 15 of thing, and it would also enhance our drug operation in 16 the Middle East. And Azzam was all for it. Although 17 really had not much to do with it, being in 18 but he would help in any way he could. And 19 was very enthusiastic about it, although he was 20 only the number two guy over there in 21 The sub-source -- well, Source 1 and 2 were 22 all very enthusiastic and they both, when they departed, 23 when we left, I think they stayed maybe one more day in 24 and both sources went into 25

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Į	Q What were they to do?	
	A Try to find out any information they could	l
	regarding the hostages, any information, and try to	
	recruit other sources if they could.	
	Q Did you know at this point that Azzam was	part
	of the Hostage Location Task Force?	
	A He wasn't.	
	Q When was he assigned to that, to your	
	knowledge?	
	A I speculate. He met with I think he me	t
	with Hickey once, I think he said. No. It's after t	his.
	It's much after this. I mean, it's not going to be i	n
	chronological order here. Azzam, when he came back f	rom
	his trip he wanted to meet w	ith
	Hickey, so he did, and Hickey showed us a memorandum	
	saying that the FBI, State Department Security, State	
	Department terrorist people, and DEA and whatever oth	
	agencies all should have at least one representative	
	CIA and NSA and DIA they all should have one	
	representative.	
	We didn't have a representative at that ti	
	so Azzam appointed himself to be the DEA representati	ve.

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That wasn't now, I don't think. I'm positive it was

2	Q When did you next meet with the source after
3	he had come back, or speak to the source?
4	A In the latter part of February.
5	Q Was that in New York City?
6	A Yes. Myself, and (Azzam.
7	Q And what did the source tell you?
8	A He said the whole thing looks feasible but it
9	was going to take a lot of time, a long time and a lot of
10	money.
11	Q Take a lot of money to do what?
12	A To bribe certain
13	
14	Q Is this the first time that an actual plan to
15	bribe came to light?
16	A No.
17	Q When did that first come in your minds as a
18	possible plan?
19	A Well, when we first talked to the source. He
20	said the only way you can get anything over there was
21	through money. They're not going to do you any favors.
22	And we were very aware of that anyway.
23	Q And that would be
24	bribed would be in Lebanon?
25	λ yes.

1	Q And what was their connection to the captors
2	of the hostages?
3	MR. SCHIPPERS: You mean what did they know at
4	this time?
5	THE WITNESS: We didn't know what their
6	connection would be. They would probably put for the
7	right amount of money, they would probably put the
8	source, introduce him to somebody I don't know to
9	somebody else who would want more money, and that guy
10	would probably introduce him to another who would want
11	money. I don't know. The idea was to get to the right
12	people that had enough influence to at least locate at
13	this time we were still trying to locate them.
14	BY MS. NAUGHTON: (Resuming)
15	Q Now on 6 February paid \$5,000 to
16	the source.
17	MR. SCHIPPERS: Source 1?
18	BY MS. NAUGHTON: (Resuming)
19	Q Well, that's what I'm asking Source 1, and
20	he did that with your knowledge?
21	A Um-hum. We probably told him to.
22	Q When you met in New York did you pay the
23	source?
24	λ The one in late February? I don't believe we
25	UNCLASSIFIED

I have a note here on 2/25/85 that you paid a

2	source \$3,000.
3	A In New York?
4	Q It doesn't may.
5	A I think we gave one of Azzam's sources if I
6	remember correctly, we gave one of his sources. He had
7	this jerk who he thought was
8	going to help, and the guy was a waste of time. All he
9	wanted was a trip to Lebanon.
10	a P an
11	Q And when did you meet with him?
12	A I met him at office. I never talked
13	to the guy. All I did was Azzam said give him \$3,000. I
14	gave him \$3,000. He signed a 103. There's a 103 in
15	there because we gave this is still DEA money.
16	Q Do you know when this was?
17	A That's the only time I remember giving anybody
18	\$3,000, so it must be this guy. But there's a 103 for
19	that. That's the only one I can think of.
20	Q There's also an indication that on February 28
21	you paid \$2,000 to a source.
22	A February 28?
23	Q Yes. Would that be the source whom you met in
24	New York?
25	A I don't know. I don't remember. I'd have to

1	see those vouchers. I mean, they will identify
2	everything. They give the number, the informant code
3	number.
4	Q Let's put it this way. For the period of time
5	for which DEA was actually financing the money to pay
6	sources, every time you paid a source did you get a
7	voucher, fill out a voucher and get a receipt?
8	A Correct.
9	Q So there's no time at which you did not do
0	that?
1	A Not when we were using SEO 471 money, no.
2	Q Let's ask the same question, then, of the CIA
3	money. I'm jumping ahead, but so that we can get the
4	money straight. Of the CIA appropriated money that was
5	spent, did you receipt that money?
6	A No. I mean, I had to give them a receipt for
7	the money, but they didn't ask for anything. They knew
В	what we were going to do with it anyway and they never
9	asked for it.
0	Q So when you paid sources from the CIA money
1	did you get any sort of receipt or fill out any paperwork
2	to indicate what source had been paid and how much and
3	what date?

A No.

Q The CIA never asked for that?



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1	A No, not that I remember.
2	Q If we could have that marked as Exhibit
3	Number 1.
4	(The document referred to was
5	marked Exhibit Number 1
6	for identification.)
7	I'm showing you what's been marked as Exhibit
8	1, which appears to be a receipt you signed from funds
9	provided by the CIA. Do you recall signing that? Is
10	that your signature?
11	A Yes.
12	Q And it indicates that you acknowledge
13	receiving \$50,000; is that correct?
14	A Correct.
15	Q And that's on March 18?
16	A Correct.
17	Q How did it come about that the CIA was giving
18	you this money?
19	A Azzam arranged it. Actually, in March, I
20	believe, shortly before this, we took the CIA officer
21	here and another retired CIA officer, who was introduced
22	to him I knew him but he had been retired,
23	but he was introduced to me as a Middle East expert
24	Q Is that
25	UNCLASSIFIED

1	Q And who was the other officer?
2	Α
3	Q And they accompanied you to New York?
4	A No. and I went to New York and they met
5	us up there.
6	Q And what did the four of you do in New York?
7	A This isn't the same time frame, my lawyer
8	indicates. He says we were reconstructing this
9	yesterday and the day before yesterday that I got the
10	money, the \$50,000, I signed for the \$50,000 before we
11	went to New York.
12	Then we went to New York, introduced
13	and to Source 1, and briefed him.
14	Q So they only met with Source 1?
15	A Yes.
16	Q When you got the \$50,000, was it in cash?
17	A Yes.
18	Q What did you physically do with it?
19	A Brought it back to the office and put it in
20	the safe.
21	Q In your office? ALENT Z
22	A No, in office.
23	Q
24	A Yes.
25	Q Did you take it to New York with you?

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-	, A NO, NOC ALL OF IC. I BELLEVA NO COOK \$20,000
2	with us.
3	Q And did you pay that \$20,000 to the source?
4	A Yes.
5	Q And that would have been sometime in later
6	March?
7	A Right, the middle of March sometime.
8	Q I've got you in New York City March 19 through
9	26.
10	A That comes off my vouchers, so it would have
11	been that time frame.
12	Q And what was this \$20,000 for?
13	A It was for the expenses of the source, his
14	sub-sources, travel for him and his sub-sources, and
15	bribes to certain people in Lebanon.
16	Q So this money was for prospective work that he
17	was to do?
18	λ Yes.
19	Q Now, did you discuss with either
20	their opinion of the source?
21	A Yes.
22	Q And what was their opinion of the source?
23	A Very high.
24	Q How do you know that?
25	A Because they said this is one of the best and

1	most intelligent persons regarding the Middle East that
2	we've talked to in quite a while.
3	Q Did you ever see any reports that they had
4	written of this meeting?
5	A No.
6	Q Did you come to learn that later on they had
7	reported in less glowing terms?
8	A After we had an argument where
9	got everything backwards, that's when we said we didn't
10	even want to work with him anymore if that was the way he
11	was going to report things.
12	Q the next big event?
13	A Yeah, I guess it is.
14	BY MR. WOODCOCK:
15	Q Before we go let me just ask a couple
16	of questions on the \$50,000. You received the \$50,000,
17	according to your testimony, in March 1985.
18	A That's what I stated.
19	Q And who gave you the \$50,000?
20	A
21	Q himself gave you the \$50,000. Did he
22	give you any instructions as to what kind of reporting
23	requirement you would have to make back to CIA as to the
24	disposition of the \$50,000?
25	"UNELASSIFIED

1	Q NOW ISC ME ASK YOU CHIS. I'll 8 EXAIDIC WAICH
2	has been marked Exhibit 1 reads as follows: "I
3	hereby acknowledge receipt of \$50,000 from" and the
4	CIA officer's name is blanked out "in support of a
5	joint sensitive operation. Said amount will be accounted
6	for in full upon completion of approved activity."
7	Now, what did you understand that sentence,
8	that latter sentence, to mean the one that said you
9	would have to make an accounting in full upon completion
10	of the approved activity?
11	A I don't really remember. I mean, he knew,
12	through Azzam, what we were going to do with the money
13	anyways. So I mean, I guess we told him we gave it to
14	Source 1, the guy you met in New York.
15	Q But I gather you and he did not discuss this
16	latter sentence here as to what it meant; is that
17	correct?
18	A No. I just went out there to pick up the
19	money. Azzam had made the arrangements.
20	Q And you signed Exhibit 1 while you were out
21	there?
22	A Right.
23	Q And this sentence is in Exhibit 1?
24	A Well, I can't remember what their reporting
25	requirements were, if they wanted something in writing or

•	,	,		

1	not. I don't remember giving them anything in writing
2	that we gave the money to anybody.
3	Q Do you recall the subject coming up at all?
4	A No. I don't remember it, no.
5	Q And when you signed this you don't recall
6	saying hey, this thing says I'm going to be accounting in
7	full for this; what does that mean?
8	A I didn't say that.
9	Q You don't recall that. Okay.
10	BY MS. NAUGHTON: (Resuming)
11	Q Between the meeting, then, in New York City
12	around the third week in March until the meeting
13	was there any activity?
14	A There was always a lot of activity. It was
15	usually on the telephone, meeting with Hickey, talking
16	with him, getting calls from Lebanon, making calls to
17	Lebanon, looking through some files trying to find some
18	other informants, some other sources that kind of
19	stuff. But there wasn't much we could actually do
20	physically until the one source came out.
21	MR. SCHIPPERS: May I have just a moment?
22	(Counsel conferring with the witness.)
23	BY MS. NAUGHTON: (Resuming)
24	Q My records indicate that then, in April, ACENT 2
25	around the 17th or 18th, of '85 you and went,

34

1	I guess, to
2	A met with the source. He
3	was coming back from and we had made arrangements
4	before we left to meet
5	Q And did you all get together with the source?
6	A Yes.
7	Q And when was that?
8	A and I met him
9	the source, and myself flew to
10	Q And you met with
11	A Yes.
12	Q Was anyone else there from the CIA?
13	A Not that I know of, but there probably was.
14	Q What did your source have to say?
15	
16	0
17	8
18	
19	
20	
21	
22	
23	
24	But it would take a large sum of money to
	to dome each individual that they could even obtain or

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attempt to obtain. There is no guarantee of anything over there.

Q When did the subject of bona fides come up?



first thing we ever asked for, to verify.

If these people say they can do it, they should be at least close enough to try to do that.

Q But at this meeting, then was the source specifically asked to go back and get that type of avidence?

A At this meeting? I don't think so. I mean, he was always willing to. I don't think we said -- every time he went in there we asked him for this, so I don't know if that specifically came up on this. I mean, if he had come out with a piece of paper or something it would have been better because the CIA, you know, they're skeptical.

I don't remember it coming up specifically.

36

2	of this time
3	A got all excited because he thought that
4	it was the source's idea to pay large sums of money, and
5	that's the way he had it in his head and he couldn't get
5	it out of his head. So the source I think the source
7	decided to stay
3	once me and went back to the States and had a
9	meeting with the people more important than because
)	I think was getting on people's nerves at the time
L	because he came out of there and said
2	what the hell am I doing here. I don't even like this.
3	I said, well, we're supposed to meet you here
4	and you're supposed to debrief the guy. He, I don't
5	think, liked the source, and the source didn't like him.
5	Let's put it that way. There was a mutual disagreement.
7	Q When he said he didn't know what he was doing
3	there, did he say that he hadn't been
9	A I think he meant it as a joke, and the source
0	had just come out and he's a very serious
1	person.
2	Q Was concern that the source himself was
3	trying to get money by virtue of this operation or that
4	the source was going to be stung by his contacts to try
5	to get money?
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1	A No. I think it was concern that the
2	source was making his own deals with these people without
3	getting prior approval, that that was wrong. That was
4	not what the source had told him. The source had told
5	him and and I were sitting right there the
6	source had told him these people told me, not I told the
7	people, and went back and reported that he told the
8	people he could get a lot of money if we can get these
9	people.
.0	It was not ever that way, and we had a big
.1	argument when we got back over at Langley with
.2	boss, and and and and some other people his and
.3	some other people.
.4	Q How did you know that that's what had
.5	reported back to the CIA?
.6	A Because when we got into the meeting they
.7	asked him to repeat what he had told everybody else, and
.8	me,: Azzam; and are sitting there.
.9	Q And this meeting, then, was sometime in late
0	April?
1	A Yeah.
2	Q At this point you've now got \$30,000 left,
23	right, from the CIA monies?
24	A Um-hum.
	a second and a second and a second and a second

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more payments or what to do with those monies?

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2	A No. Once we explained it to and
3	and and there was a couple other people in
4	there, I don't know who all they were enthusiastic.
5	Q So they wanted to go forward?
6	A Yeah. We had given them a lot of
7	intelligence, so to speak, that the source brought out
8	with him you know, names and areas and things like
9	that.
10	Q After that meeting then did you get back to
11	your source and tell him that you had a green light to go
12	forward?
13	A Yeah, I guesa. I'm sure we did.
14	Q What's the next event, then, that happened?
15	A I don't think the source ever came back to the
16	United States on that trip. I think he had stayed in
17	and he was recruiting some people,
18	He was
19	talking with some of them,
20	
21	
22	ò
23	So he would stay there and do most of his

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calling in and out until we wanted him to go back or

until he thought it was necessary for him to go back.

24

1	Q Your records indicate that you were in New
2	York City on May 4 of '85. They also indicate that you
3	paid a source \$10,000 on that day. Now this is DEA
4	monies from Account 471. Was that paid to Source 1?
5	A I guess it was. I'd have to see those
6	vouchers. I don't have that in my chronology, that I
7	gave anybody \$10,000. May 4?
8	Q Yes.
9	A I was there myself? Was with me?
0	Q We only have you listed on May 4.
1	A If I was in New York, I didn't pay any source
2	in that period of time DEA money except Source 1, I
3	believe.
4	Q Is there any specific reason why you would use
5	DEA money for that payment as opposed to the CIA money
6	that you had available?
7	A Was it DEA money?
8	Q Yes, it was from 471.
9	A No, I can't answer that, really, honestly.
0	Q I had one other question. I don't know what
1	time frame to put on it. I'll just ask you in general.
2	Did you have some sort of contact or something to do with
3	the fire department in New York City?
4	λ Me?
5	MR. BERMINGHAM: Taxis to FD. That might not



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1	be fire department. Federal District Court?
2	THE WITNESS: Federal District Court.
3	MR. BERMINGHAM: Would you normally have put
4	FD down on your expense account?
5	MR. SCHIPPERS: May we have a second?
6	(Counsel conferring with the witness.)
7	THE WITNESS: No. It would say more than
8	that. Is that off my 1012?
9	MR. BERMINGHAM: Yes.
10	THE WITNESS: On the voucher, taxi to FD?
11	MR. BERMINGHAM: It might have said fire
12	department.
13	THE WITNESS: I've never had anything to do
14	with the fire department. Brooklyn. That's Federal
15	District Court, then.
16	MR. BERMINGHAM: In connection with this
17	operation would you have been going to the District
18	Court?
19	THE WITNESS: In Brooklyn, yeah.
20	BY MS. NAUGHTON: (Resuming)
21	Q Actually, this was in April of '86 I mean
22	March of '86, March 20-21, '86. And we've got New York,
23	FD, regarding and it from this account, 471. But a

April of '86, was that when

UNCLASSIFIED 41 1 2 What's 3 Q λ It's a drug operation? Q Yes. 7 And did it concern some of the people 8 9 (Nods in the affirmative.) And it concerns 10 the hostage thing, too. Right 11 12 was reporting narcotic information that 13 14 we were getting from all our sources over there under 15 16 We were also 17 interested in narcotics. We can't neglect that. Just 18 because we're doing one thing, we're still narcotics 19 agents first, once and above all. 20 Then is the money you gave them from the 471 account or from another narcotics-related account? 21 22 A Narcotics-related 23 I'm sorry. We got a little off-track. 24 Q MR. SCHIPPERS: Can I clarify a point, please? 25

42

2	1985 or in May of 1986?
3	MS. NAUGHTON: May 4, '85.
4	MR. SCHIPPERS: So we're talking about two
5	different things here?
6	MS. NAUGHTON: I skipped ahead to the New York
7	stuff.
8	THE WITNESS: FD. I'll have to think about
9	that. If I saw the 1012, I could tell you what it is
10	right away.
11	BY MS. NAUGHTON: (Resuming)
12	Q Was your testimony, then, that you didn't
13	recall paying the \$10,000 on May 4, '85?
14	A I don't recall that. I'm sure I could
15	document it, because if it's SEO 471 money there is a
16	voucher. If I did it, I did it. I made a lot of
17	payments over the last two years, and I just don't
18	remember that one specifically. I've tried to put some
19	half-jointed chronology together here just going from
20	what and I can remember off our records and our
21	1012s and our 352s and things like that, and from tickats
22	and stuff we had left.
23	And I just don't remember that.
24	Q Do you recall, then, on May 4 of '85 what you
25	went to New York City for?

A	3
7	-

2	MR. SCHIPPERS: May I once again clarify
3	something? Is this FD in May of 1984 or '85?
4	MS. NAUGHTON: No.
5	MR. SCHIPPERS: That's the other one.
6	MS. NAUGHTON: That's March '86. We're off
7	that.
8	THE WITNESS: It has nothing to do with the
9	Federal Court, then. It was '85 when I was going to
LO	Federal Court up there, not in '86. '86 was when
11	
12	BY MS. NAUGHTON: (Resuming)
13	Q May 4, '85, you're in New York City. What are
14	you doing in New York City?
15	A That's a good question. I can't tell your I
6	do not know. I don't remember at this time. I'll get my
.7	vouchers and from my 1012s I can tell you. I just don't
.8	remember. I mean, I have a total blank on that. Even on
9	my chronology I don't have anything for May 4.
0	Q Aside from the sources that we have discussed,
21	which is Source 1, the guy that showed up at Azzam's
22	office that was paid a small amount of money, and the one
23	that was paid in the same were there any other
24	sources of which you are aware that were paid from, first
25	of all, the DEA funds, the 471 funds?

1	A I do not believe so, no.
2	Q What about from CIA funds?
3	A No.
4	Q Did the whole \$50,000 in CIA funds go to
5	Source 1?
6	A Yes.
7	Q When did the remaining \$30,000 go to Source 1?
8	A Between the end of April and first part of
9	May, as far as I can tell right now the first half of
10	May, I would say.
11	Q Do you recall where you were when you paid him
12	the money?
13	A I believe in New York.
14	Q Where?
15	A New York no, no. We paid him
16	remember because I remember going through
17	they looked all through my bags and were examining my
18	toothpaste, but when they saw the money they didn't even
19	blink an eye. They just kept on going.
20	Q Did you have an official passport?
21	A No.
22	Q That's encouraging.
23	
24	46
25	

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-	g Now the 430,000, was that paid to him bailty
2	he went back into the Mideast?
3	A No. We paid it to him
4	Q But was he to go into after that?
5	A Right.
6	Q And did he go into
7	A Yes.
8	Q . And what was he to do
9	A
10	obtain some
11	kind of evidence
12	
13	we still were concerned
14	about all the hostages, but Buckley was the number one
15	priority. And he said he would get some kind of
16	documentation that Buckley was still
17	Q His contact said that?
18	A Y90. /
19	Q Did you stay then while he went into
20	the Mideast?
21	A Yes.
22	Q And did he come back and meet you
23	A Um-hum.
24	MR. WOODCOCK: You have to respond audibly or
25	it won't get picked up.

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BY MS. NAUGHTON: (Resuming) Did he have any evidence when he got back? UNULASOMIEU



you did you think that this was genuine?



I can't
think that he would try to do something like that for a
relatively small amount of money.

I mean, all right, they will rip anybody off for anything over there, but I just can't see him doing this when he had prospects. He knew that the source was going to take it back and document it, and I can't see him doing something like this in my own mind, never meeting this guy personally, him doing something like this if it wasn't real because he could look forward to a lot more. Why should he do this for a

pittance when he could --

BY MS. NAUGHTON: (Resuming)

Q Before the source went to get this evidence had you or anyone told him would be forthcoming if the evidence turned out to be accurate?

A We said some more money will come for this and

for other things, years

A I don't think we mentioned a figure. We said

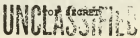
we'll see what it's worth.



did you contact either Azzam or anyone at the CIA or at the White House?

A I was over there. I flew back. We flew over, I think, on a Friday. I came back on Sunday or Monday. I went to Ollie's office first.

- Q Why did you go to Ollie's office first?
- A Because as far as I'm concerned he was running this hostage location -- I wanted to go to Hickey's office, but Hickey was out of town or something, so I went to Ollie's office.
- $\ensuremath{\mathbb{Q}}$. What gave you the impression that North was running it?
 - A North gave me the impression he was running



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2	Q I guess we didn't over North. I gather from
3	what you told us at your first interview you first met
4	Oliver North at a breakfast meeting at the White House
5	with Hickey and Coffield and Azzam and is that
6	correct?
7	A Right.
8	Q Did you meet with him then subsequently?
9	A Yes.
10	Q Before this came up?
11	A Yes.
12	Q So when you say you had the impression Ollie
13	was in charge from what he told you, was that in
1.4	subsequent meetings with Colonel North?
15	A Right. Well, Hickey at one time said from now
16	on, you know, coordinate everything with Ollie. If I'm
17	around, let me know.
18	Q Did North ever tell you that?
19	A No, not really. I mean, he said from now on I
20	guess we'll be working together. He says I'm going to
21	handle this. I don't know if he said exactly that, but I
22	just assumed that North was in charge of the thing
23	because that's the way he was. I mean, I knew Azzam was
24	technically in charge of me, but he was not on a daily
25	basis he had many other things to do. He was aide to

Lawn and he wa	s travelin	g a lo	ot. He	nac a	100	or other
things to do.						
And	d Ollie was	not a	always	there,	but	usually

when we told him we were going to have something he would be there. And he was kind of more or less running things as far as I was concerned.

- Q Well, I'm trying to get at this point in time what you thought he was running. When you go to the big meeting at the CIA after meeting, North is not there; correct?
 - A Um-hum.

- Q And as far as you know he's not in charge of the \$50,000 that was given by CIA?
 - A Um-hum.
 - Q What exactly was he in charge of?
- A I had no problem with the CIA. They didn't ask to see the evidence right away.
- Q Had North asked to see the evidence right
- A I called and told him and told him I had it and I would be bringing it by his office as soon as I got back. I don't know if he said come by here. I said I'll be there as soon as I get into Dulles. My wife picked me up and drove me down there.

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2	
3	Q So when you brought it to North, then, you
4	were not aware that Azzam or anyone elee had made plans
5	to have it examined?
6	A I know that plans were being made, but I don't
7	think they had been made then, and I don't believe that
8	one bit.
9	Q You don't believe that he did have those
10	plans?
11	A I know he had the plans for the next few days,
12	but I don't believe he had them, if I walked into his
13	office with them that day that there would be someone to
14	whip them over to the FBI laboratory. I don't think so.
15	Q I guess I'm still confused as to what you
16	thought that North would do as opposed to bringing it to
17	DEA, to the CIA, or to the FBI.
18	A Well, once Ollie looked at it I called Azzam
19	and said I'll be over with it. He was very upset with
20	me. I've been upset before. He's been upset. I got
21	upset with him. He was making a jerk out of himself.
22	Q Did this conversation occur in North's office?
23	A No. I phoned in from Dulles. I phoned him
24	from North's office and said are you going to wait

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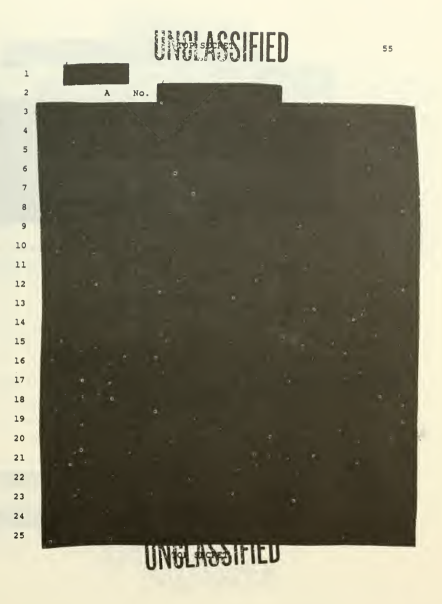
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around, because it was about 5:00 or 5:30, and he said

53

1	yeah,	1,11	wait.
2		Q	North said he'd wait?
3		A	No.
4		Q	Azzam said he'd wait?
5		A	Azzam said he'd wait.
6		Q	So when you brought it to North, what was his
7	reacti	on t	o it?
8		A	He was very happy with it,
9			
10			
11		Q	Whom did he call? This
12		λ	I don't know.
13		Q	The CIA?
14		λ	I'm sure it was Dewey or Clair George or
15	someth	ing	like that Casey or something that.
16		Q	And did he discover that was not
17	۰		
18		λ	Um-hum.
19		Q	And what was North's response to that?
20		λ	He didn't have any problem with it.
21		Q	Could you elaborate on that a little bit?
22		A	He was happy with this. I mean, I can't
23	elabor	ate	very much more. I don't know what to say. He
24	said,	you	know, this may be some I think I suggested
25	to him		
			HALAL AAAITITI

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So that's my reasoning behind t	he thing.
I want it to be maybe that reasoning that.	's why I'm
But I still believe it's	The
and I think colored it. I don't think	
I think the CIA, they were very happy when we	
the next day. They were more than happy with	
Q Well, I'll explore that, but did Co	lonel North
have any objection to your taking	I gather he
didn't keep it in his office.	·
A Then I left Colonel North's office	and walked
through the park over to our headquarters.	
Q Did he have any objection to your t	aking

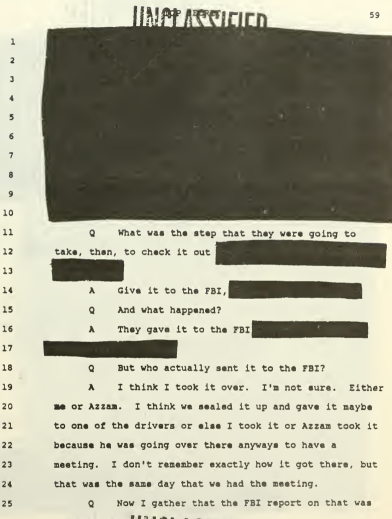


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1	0
2	was there any discussion as to whether that
3	caused it to be suspect?
4	A No
5	
6	
7	
8	
9	
10	BY MS. NAUGHTON: (Resuming).
11	Q After you left North m. office did you bring it
12	to Azzam?
13	A Yes.
14	Q And I gather his reaction was less
15	enthusiastic?
16	A Right, to put it mildly.
17	Q What did he then do with
18	A I forget. He made arrangements for us to have
19	a meeting at CIA the next day in the morning, because I
20	was dead tired because that's a 19-hour round trip I
21	mean, one way. We made arrangements to meet at 9:00 or
22	10:00 at the CIA headquarters.
23	Whether he kept or I kept
24	and brought it out there the next morning, I don't know.
25	I think I did

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2	
3	BY MR. GENZMAN: (Resuming)
4	Q Can I ask a question? You say he was less
5	than enthusiastic.
6	A Yes.
7	Q What did he say?
8	A He wasn't happy with this. He says, that's
9	all? Is that all? And I said, that's all.
10	Q He expected something?
11	A I think he expected a little more; yes.
12	Q perhaps?
13	A Whatever. I think had explained to him
14	that's what we had over the telephone. See, stayed
15	behind with the source.
16	Q Did he go into detail regarding
17	0.
18	o,
19	A I don't know what he said because we were
20	having I never cared for Azzam to start with. I've
21	worked with him not just on this thing.
22	I worked with him in other places. I
23	wouldn't care what Azzam said. I'd forget what he said.
24	I don't know what he said. If he didn't like it, he
25	didn't like it. That was his problem, not mine.
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1	Q Did anyone find that it was suspect
2	
3	
4	A I don't know. I didn't find anything wrong
5	with it, thinking or reasoning the conditions in which it
6	was probably given.
7	á
8	BY MS. NAUGHTON: (Resuming)
9	Q The next morning at the CIA, who was there?
10	A There were about eight people at least me
11	and Azzam, - it was profice:
12	That's his last name; I don't know half of their first
13	names. A guy named and I don't remember the rest
14	of the people. was there and probably if was
15	there was there.
16	Q When you say they were very happy with it, who
17	exactly do you recall saying they were happy?
18	A said, this is great. If this
19	is right, this is fantastic, he said. This is better.
20	This is the best thing we've had in quite a while.
21	MR. GENZMAN: Did you say, if he said it's
22	right?
23	THE WITNESS: Yeah.
24	
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Whose decision was it, then, not to pay Q evidence? Abraham Azzam. Do you have any sense of why it was he was in

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inclusive.

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control of whether those monies would be spent as opposed to someone from the CIA being in charge of that?

I don't understand that.

MR. SCHIPPERS: Why him and why not CIA? CIA's money.

I wish the CIA was in charge of THE WITNESS: it, because they would have given it to us right there.

I don't know why. They came up -- Azzam and 23 were plotting something.

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2	Q Did you speak to Colonel North about the
3	reluctance of Azzam to pay up
4	MR. SCHIPPERS: Before he answers that, could
5	I talk to him for a second?
6	(Counsel conferring with the witness.)
7	(A brief recess was taken.)
8	BY MS. NAUGHTON: (Resuming)
9	Q I think we were all the way up to May of '85.
10	Okay. North's reaction to Azzam's refusal to pay
11	What I'm getting at here is did North say that
12	he would take any steps to see that the money was paid or
13	would somehow get the money?
14	A He did, but I have to explain that. I asked
15	Mr. Hickey for a meeting. I went over and explained the
16	situation to him and Coffield. Coffield was there, and
17	they called North and North came over to Hickey's office,
18	and I laid out the situation that this guy can't do
19	anything without going back in and giving these people
20	some money for this thing, and that Azzam refuses. The
21	CIA did not refuse, but did not offer, to pay any more
22	money because they said it's up to Azzam.
23	So I told Ollie at that point as far as we're
24	concerned if this guy, this source, is dead out of the

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water unless we give him some money to go back in and pay

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2	and I are out of it as of this time unless somebody
3	comes up with some money. We'll turn the guy over to
4	you. Ollie can run him. I said, I don't care, and we're
5	finished.
6	So then North said, well, let me see what I
7	can do. He says I don't have the time, I don't have the
8	people here to control him. I don't have the people that
9	maybe the guy would trust to work with. He trusted
10	and I and basically he trusted implicitly. He'd do
11	anything for knew him for years and years.
12	Q Did Hickey say he would take any steps to try
13	to loosen up the money?
14	A No, I don't think so.
15	Q Was there any mention?
16	A North, he said he would see what he could do.
17	Q Was there any mention of bringing Poindexter
18	into it?
19	A Not by name. He may have said I'll have to go
20	check with my boss or something. I don't know. I don't
21	remember that.
22	Q Was there a discussion at that point of
23	perhaps soliciting private funds to pay?
24	A No. He just said the Colonel said he would
25	see what he could do.

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1	BY MR. WOODCOCK: (Resuming)
2	Q Let me interrupt and just clarify something.
3	You said a moment ago that someone trusted and had
4	known him for years and years. Who were you talking
5	about there?
6	A The source.
7	I made one final try with Azzam. Azzam was
8	scheduled imminently to go under some kind of operation,
9	major operation, and I gave him one call at home, I
10	remember, about 8:00 at night. and the source were
11	still waiting, and I called him and I said,
12	lookit, you know, you are hanging out. You are
13	hanging the source out. What are you going to do?
14	He said, I ain't doing nothing. He says, I'm
15	going to have my operation. You guys can do what you
16	want to do. I said, that's it, then. I said, I'm
17	finished with you, and that's it.
18	BY MS. NAUGHTON: (Resuming)
19	Q Is that when Azzam basically dropped out of
20	the picture in terms of this operation?
21	A No. I think after he had his operation he
22	came back and North said, you know, I'm happy with
23	and
24	Q Who did North say that to?

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1	but Azzam kind of was out of the picture ever since then.
2	I don't know if there was anything formal or informal or
3	whatever.
4	BY MR. WOODCOCK: (Resuming)
5	Q How do you know he did that?
6	A Because he didn't bother me any more.
7	Q But how do you know that he tried to get back
8	in and North said I'm happy with and and
9	A I shouldn't maybe have said that. I don't
10	know. I assumed that.
11	BY MS. NAUGHTON: (Resuming)
12	Q Okay. Now I gather there is a point at which
13	the source is paid \$200,000.
14	A Yes.
15	Q Right? y.2
16	A But in between that and the source came
17	back.
18	Q Well, did the source come back to the United
19	States?
20	A I don't know. came back to the United
21	States and we had some meetings with North and Hickey.
22	Q More meetings with Hickey?
23	A Yeah. I think wanted to go over and
24	explain the whole thing. wanted to get his
25	explanation, so to speak, on record, so to speak not

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written down, but he wanted to let him know what we had

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2	done and explain Azzam's actions to Hickey, because
3	was more or less in charge of this thing for DEA, as far
4	as I was concerned.
5	Q Were you part of that meeting?
6	A I don't believe I was, but told me about
7	it.
8	Q And what did he tell you was the result of
9	that meeting?
10	A He said that the Colonel is more than happy
11	with that stuff, that he had shown it to somebody who I
12	think he referred to as "the old man", and the old man
13	was satisfied that it was perfectly legitimate.
14	Q And who did you believe the old man to be?
15	A Casey.
16	. Q Who told you that Casey was the person
17	referred to?
18	A Nobody, because he referred I think
19	told me that he said that those people, my own people
20	across the River don't sometimes know what they're doing.
21	MR. SCHIPPERS: Who said that?
22	THE WITNESS: I don't know who said it, but
23	that's what told me. told me that Ollie told
24	him that that's what the guy said.
25	BY MS. NAUGHTON: (Resuming)

That was Casey's reference to his own people

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2	at Langley?
3	A As far as if it is Casey, that's an
4	assumption.
5	Q If we could digress for a moment here about
6	Casey, were you ever present when Casey and North spoke
7	on the telephone?
8	A No, not that I know of. He was constantly on
9	the telephone. I don't know who he talked to.
10	Q Were you ever present at any meetings between
11	North and Casey?
12	A No.
13	Q Did you ever meet Director Casey?
14	A Never.
15	Q Did North ever refer to conversations with
16	Casey to you?
17	A North would tell me that he would meet Casey
18	quite frequently, but about what I don't know that it
19	digressed into why it took place.
20	Q Why would he tell you that? How did that come
21	up?
22	(Witness conferring with counsel.)
23	A Because in the mornings if you want to
24	write it down, I don't care in the mornings North
25	explained to me that Clair George he would talk to

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•	citize decige in the merning, who i greet is the manufacture
2	two or three guy over there, or four or something like
3	that, in operations or something. But usually after
4	lunch he couldn't get too much of a response from Mr.
5	George, so he would talk to Casey instead. That's what
6	he told me.
7	BY MR. WOODCOCK: (Resuming)
8	Q Was that intended to be an observation on
9	George's declining powers of perception as the day went
10	on?
11	A I don't know. I take it for what it's worth.
12	That's what Ollie told me. Ollie was very candid. I
13	mean, we got to trust each other pretty much. He tested
14	us to see how far stuff went that he told us, and he
15	found out it didn't go anywhere.
16	BY MS. NAUGHTON: (Resuming)
17	Q Did North say that he had briefed Casey on
18	your activities?
19	A I don't know. I don't remember him ever
20	telling me directly that I talked to Casey about this and
21	ran your plan down to him. No, I can't say that he ever
22	told me that.
23	Q Well, can you explain this to me? If North is
24	close to Camey and speaking to him often and Camey was
25	happy with this evidence, why is it that Casey could not

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1	free up to pay your source?
2	A I don't know.
3	Q That was never explained to you?
4	A No.
5	Q Is the next thing of significance that
6	happens, then, the trip and the \$200,000
7	payment I mean not the the Jay Coburn?
8	A When I met Coburn in Ollie's office?
9	Q Yes.
10	A I guess. Let me see. Yeah.
11	Q Can you tell us how that came about?
12	A Fawn called me at home. I was at home because
13	I had base duty that weekend, so you get the day before.
14	It was Friday and I had Saturday and Sunday duty and
15	Friday and Monday off.
16	MR. WOODCOCK: That would be Fawn Hall,
17	correct?
18	THE WITNESS: That's correct, and said can you
19	be down here around 6:00? Ollie wants to see you around
20	6:00, and he says he'd like you to be here. So I said
21	sure. So I drove down and he explained to me that he had
22	got some donor money or private money coming and we would
23	be able to clear up this misunderstanding and we'd be
24	able to continue on.
25	So I said fine.

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BY MS. NAUGHTON:

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2	Q Was this the first mention, then, of using
3	private money?
4	A No, I don't think so. We had talked well,
5	on some trips to New York we had talked to one of our ex-
6	DEA people,
7	and he's very well
8	connected with the Catholic Church, with the Cardinal,
9	the Cardinal in New York
10 .	MR. WOODCOCK: O'Connor?
11	THE WITNESS: O'Connor.
12	MR. SCHIPPERS: I should know that.
13	THE WITNESS: I should know that, too. But we
14	had talked to him about Father Jengo. The Catholic
15	Church was extremely interested in obtaining the release
16	of Father Jenko and everybody knows the Catholic Church
17	has a lot of money and at that time, you know, he said if
18	I can ever help in any way let me know.
19	And we told Ollie about this and actually this
20	was Monestero's idea, because Monestero
21	were very good friends and they were in touch with each
22	other. But I think Monestero retired around this time, I
23	believe.
24	Anyway, that would be the first time private
25	funds came to light. But that had nothing to do with

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1	North. I mean, we told North about
2	BY MS. NAUGHTON: (Resuming)
3	Q Do you know if he ever pursued that?
4	A Who?
5	Q North.
6	A No. He didn't even know
7	anything. He said if we get Father Jengo out we may have
8	to hit them up for some bread. That's all.
9	Q I see. So it was just sort of a post facto
10	payment?
11	A Well, wasn't too receptive. He said
12	if the government's going to do it, let the government do
13	it. I don't want to hit these people up for money if the
14	government's going to pay for it. So that's kind of the
15	way we left it.
16	Q Were you aware of any contacts that North had
17	with officials of the Catholic Church to try to obtain
18	the release of the hostages?
19	A No. This was from Monestero, who was one of
20	the DEA people. He suggested that we might want to be in
21	touch with I knew from years ago,
22	but I didn't know he was that tight with the Catholic
23	Church.
24	Q But my question is, were you aware of North's
25	contacts with the Catholic Church?

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2	Q Were you aware of North's contacts with any
3	other churches in regard to trying to extricate the
4	hostages?
5	A No.
6	Q Now we were on the Jay Coburn thing. It comes
7	to pass and correct me if I'm wrong that you sort
8	of recruit your brother into taking the money to Europe.
9	A Um-hum. Ollie said, we got the money. Do you
10	want to get a guy? Do I want to get a guy? I said if
11	I've got to travel with him I want somebody.
12	Q Was that this Friday night when Fawn called
13	you?
14	A No.
15	Q This is earlier than that?
16	A Later than that, because we didn't have the
L7	money yet.
18	Q Then let's go back to that Friday night when
19	she called you. What happens when you come to Ollie's
20	office?
21	A He explained to me that a guy was driving up
22	from Baltimore with \$200,000 cash. He was being driven
23	by some security guard company. We waited until almost
24	midnight and I said, you know, I've got to be at work at
25	8:00 the next morning and I have got to man the radios

and base station and everything, and this guy kept calling, saying he was having problems. He couldn't get across -- the private guard company would not cross the state line with the money.

So they had to get a company from D. C. to go out and meet him. So finally the guy got there about 1:30, 2:00 in the morning. He walked in and -- Ollie went down and picked him up because he had to escort him upstairs. He said, this is Jay; Jay, this is I don't even think we used last names. The only way I knew it was Coburn is because he had the money in his briefcase and he had Coburn on it, Jay Coburn.

He took these envelopes -- I think it was four or eight -- four manila envelopes -- out of his briefcase and laid them on Ollie's coffee table -- this was when Ollie had his old office, before he moved upstairs to his bigger office -- laid them on the coffee table. We had a talk for about 15 minutes, just generalities about some of the things he had done when he was in Iran.

O In Iran?

A Yeah, and he still had some friends over there, but they were not in Iran any more; they were in Pakistan in these refugee camps, and he was trying to get this one person out, of his family out, and he wondered if DEA could help in any way



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3	So we said we'll see what happens. Give us a
4	call. Give us the information, because he didn't have it
5	with him. And then he said I got to get going. So Ollie
6	walked him downstairs. I stayed in the office.
7	Q It's not clear to me what you're doing there.
8	I mean, why does Ollie want you there?
9	A I guess he wanted a witness when he was
10	getting the money because Fawn wasn't there. I don't
11	know, or he wanted somebody around. I don't know.
12	Q Well, was it your impression that you would
13	later be dealing with Jay Coburn and he wanted to
14	introduce you?
15	A No. I never thought I'd see him again.
16	Q But Ollie introduced you, obviously, as a DEA
17	agent or affiliated with DEA?
18	A Yeah. I don't remember us using last names.
19	I think he said this is the's with narcotics or DEA
20	or whatever.
21	Q Did Jay know what the money was for?
22	A I don't know. He didn't tell me he knew.
23	'Q So I gather there was no discussion of the
24	hostages in Lebanon?
25	A There might have been a general discussion,
	E S S China to marrier was a

but I don't think it came up that we were going to use

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2	this for them. I don't know, really. You know, I kind
3	of believed that he knew what it was for, but I don't
4	think it was discussed, really.
5	Q So when he gave the money he didn't say what
6	this was for?
7	A No. He said I was told to bring this over,
8	get it over to you.
9	Q Did you know that he worked for Ross Perot?
10	A Um-hum. Only I didn't associate him with
11	Ross Perot that same night, but then when I started
12	thinking when he was talking about he had friends in
13	Iran, he had worked in Iran, and he was still trying to
14	get some of these people out of Pakistan, I remembered
15	reading the book "Where the Eagle Flies", or whatever it
16	is, and his name was in that. That's where I associated
17	it, but it wasn't that same night. It was a couple days
18	later.
19	Q Did he bring \$200,000 exactly?
20	A To the best of my knowledge. We didn't sit
21	there and count it.
22	Q What was done with the money?
23	A After Ollie walked him down he took it out

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of his briefcase, put it on the coffee table.

general chat. Ollie walked him down.

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and said what do you want to do with it? He says, do you want to take it over and put it in DEA's safe, or do you want to put it in my safe?

I said, well, I don't feel like walking around with it at 2:00-2:30 in the morning over to our headquarters. So Ollie said, well, we'll just put it in my safe, and he put it in his four-drawer safe there.

Q Now when did you have a discussion then about how this was going to get to the source?

A When -- okay. We got that toward the last week in May. I think it came up where Ollie said whenever you guys need it, let me know, or whenever you're ready for it, let me know. The informant or the Source 1 was not sure that he could go right back in because such a time period had elapsed, and he was not sure. He had to make some calls and talk to some people to find out if he was going to be killed when he went in or if they would welcome him or be cordial to him or whatever.

He did determine that if he came in with the money he would be welcomed. So he informed me and of that. We went over and talked to Ollie. Ollie says fine. Whenever you're ready to go, let's go. Who wants to get a guy? Do you want to get a guy or do you want to use one of my guys?

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24 25 office.

about it.

This is my question. When was it discussed that you had to have a quy? I learned about this through having meetings with Lawn, not daily but maybe weekly, keeping him appraised of things. BY MR. WOODCOCK: (Resuming) How do you know that? told me. I was sitting in I'd know when he'd go to see Lawn. I was with just about all the working hours. Would he come back to you after having had a meeting with Lawn and say I just talked to him and kept him up to date on how things were going? told me everything Of course. Yes, And based on that, your best guess is he was meeting with him approximately once a week and keeping

Yeah, John McCurnan. Sometimes Lawn was in

When he was in the Far East, he'd meet with

McCurnan; is that right? Right.

him up to date; is that fair to say?

John McCurnan?

Either Lawn or McCurnan.

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the Far East or sometimes he was in China or whatever.

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2	to date at all?
3	A Yeah.
4	Q What would you gauge the regularity of that
5	A Daily.
6	
7	BY MS. NAUGHTON: (Resuming)
8	Q What did he tell you that Lawn had said abo
9	the use of private money?
10	A Lawn said that the AG told him, the Attorne
11	General told him or somebody or Webster told him; I
12	don't know who but somebody told him that it was fi
13	to work with them, to do whatever we can do to get the
14	hostages out. Don't lose track of the narcotics thing
15	because there's still a lot of information and a lot o
16	cases to be made and seizures to be made, et cetera.
17	However, if you're going to be using large
18	sums of unappropriated funds, have somebody else handl
19	it because it wouldn't look right, because half the
20	people we were dealing with knew that we were with the
21	government, and it was not government money. So he

McFarlane or whoever, I don't know.

Whether it was the AG, whether it was Poindexter or

Somebody wanted us to use somebody else.

wanted us to use somebody else.

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1	Q when you say because it wouldn't look right,
2	was that the only reason given to you then because it
3	wouldn't look right to the people who were going to be
4	paid?
5	A That's the way I understood it. I was never
6	told this. I mean, told me this and Ollie inferred
7	it, that he had talked to somebody, either the AG or
8	Webster or McFarlane or Poindexter, and they told him,
9	you know, you can't have government agents running around
10	paying these funds or something. I don't know.
11	This is the way I understood it.
12	Q What reason did Ollie give?
13	A He didn't give us a reason. I think he gave
14	us the reason that this is the way the AG told him that
15	you can work with these guys, or that these guys can work
16	with you, but they can't go around paying large sums of
17	unappropriated funds. You have to use a private citizen.
18	MR. WOODCOCK: Do you recall him attributing
19	that to the AG himself?
20	MR. SCHIPPERS: "Him" being North?
21	MR. WOODCOCK: That's correct. Do you recall
22	North attributing that?
23	THE WITNESS: Yes, I believe so.
24	BY MS. NAUGHTON: (Resuming)
25	Q So when Jay Coburn arrives with the \$200,000

-	les arrest in less an less and arrest less are a per apre
2	or you won't be the one to actually physically carry it?
3	A Correct.
4	Q Did you approach your brother about helping
5	you out on this before or after Coburn arrived with the
6	money?
7	A I would say I approached him when I can't
8	answer that because I don't know if it was before or
9	after. I approached him when I learned that we were
10	going to have to have a courier or private citizen as the
11	courier for the money. That's whenever that happened,
12	whenever I learned that, which I assume is after the
13	money was there because there wouldn't be no sense if
14	. we didn't have the money, there's no sense in informing
15	him about this.
16	Q How soon after the money arrived with Jay
17	Coburn that Friday night did you actually physically go
18	over
19	A We left June 26. It was about three or four
20	weeks later.
21	Q And it was yourself and your brother. Anyone
22	else?
23	A No, myself and my brother.
24	Q For the record, your brother is
25	A
	INCT ASSIFIED

IMCLASSIFIED 81 Was he to get any sort of fee for this? 1 Q No, just his expenses. Do you know what they totaled? 3 I think it was pretty close to the \$5,000 that Ollie gave him. I think he had maybe \$50, \$60 left over, and he gave that to me. When Ollie gave him money were you present? λ Where did that money come from? Ollie's desk or his safe, one or the other --10 or his briefcase. 11 One of those three? 12 Right. His briefcase, I think. 13 Did it come in cash or traveler's checks? Traveler's checks. 15 Do you remember what kind? 16 Banco de Ecuadoro, I think it was. I think 17 they were VISA or Master Charge or something. They 18 weren't American Express. But I had never heard of this 19 bank. 20 It was some sort of Spanish name? 21 (Nods in the affirmative.) 22 bid you ask Ollie about these checks, where 23 did they come from?

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I asked him. I said what is this, you know.

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1	Are these things good? The first thing I did was went
2	out and cashed one and made sure they were good before w
3	took off. My wife was waiting outside for us.
4	I drove,
5	picked him up, picked my wife up, and she was going to
6	drive us out to Dulles.
7	She waited outside in the car.
8	went in. We were in there maybe ten minutes at the most
9	in Ollie's office. And I said, you know, as soon as I
LO	get out to the airport I'm going to cash one of these
11	things and it better be good, you know, else we'll take
12	the \$200K and use that for the trip. We'll pay it out o
L3	the cash.
14	He said don't worry about it. They're good.
15	They're good. So I said fine.
16	Q Did Ollie tell you where he'd gotten the
L7	traveler's checks?
18	A No.
L9	Q Did he have you sign any sort of receipt?
20	A No.
21	Q What was your impression where these
22	traveler's checks had come from?
23	A I don't have the slightest idea where they
24	came from.
25	Q Did you think they were government or private

2	A I thought they were probably CIA monies. I
3	don't know.
4	Q And that this bank was some sort of a front or
5	cover or something, an account or front company?
6	A Where they had access to this or something.
7	That was my first impression, that he had some kind of
8	working relationship with Dewey or George or Casey or
9	somebody and they gave him this for expenses or
10	something. I didn't know.
11	MR. WOODCOCK: Did you know Dewey Clarridge at
12	this point?
13	THE WITNESS: No. I knew a guy named Dewey
14	that he would talk to on the phone a lot, and I knew who
15	Dewey was, but I had never met him. I met him
16	subsequent.
17	BY MS. NAUGHTON: (Resuming)
18	Q And was your impression that these were CIA
19	accounts for covert operations?
20	A That's what I believed.
21	Q Did you ask him whether or not he wanted any
22	sort of vouchers or any sort of receipts to indicate how
23	you had spent the money?
24	A No.
25	Q You never discussed that with Colonel North?

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2	Q Did you ever offer to give him such vouchers?
3	A My brother asked him. He said, do you want me
4	to sign for this, and Ollie said no.
5	MR. WOODCOCK: Did he give you a reason for
6	not wanting your brother to sign for it?
7	THE WITNESS: No. He just said no. My
8	brother was very concerned about this, you know. And I
9	had cleared it with Customs. I had cleared it with DEA,
10	the Washington field office. They have a Customs guy.
11	He was there and walked us through, and my brother said,
12	we don't have to fill out any forms or nothing. I said
13	no, Customs will go with us.
14	BY MS. NAUGHTON: (Resuming)
15	Q Given that you had to eign a receipt for the
16	CIA funds that you picked up from didn't you
17	think it odd that North got these monies from the CIA
18	that you didn't also have to sign a receipt from North
19	when you picked up the money?
20	A No, because that's the way Ollie worked. He
21	didn't want anything. He didn't want anything written
22	from us. He would write things in his books sometimes
23	when we'd give him names and we'd give him places or
24	vehicles or what have you, but he never really asked for
) E	a wanner or asked us to write it down and give it to him

WELACSIFIED

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-	even though he was writing it down.
2	Q Did he ever say to you he didn't want it
3	written down?
4	A No. He never asked for it, so we never wrote
5	it down. I don't think he said, look it, don't give me
6	any written reports. I don't think he ever said that.
7	But it was just I think it was more understood between
8	him and maybe that we weren't going to put nothing
9	on paper. I don't know.
10	Q If I could skip ahead just a moment, when you
11	met Charlie Allen and did anyone from
12	their side of the shop ask you for any written reports or
13	written intelligence?
14	λ No. They always wrote everything down. They
15	were the writers.
16	Q That wasn't my question. Did they ever ask
17	you for anything?
18	A No. I mean, they might have asked. They
19	never got anything.
20	Q Well, do you recall that they asked?
21	A No. They might have, I said. Charlie Allen
22	was always asking for anything he could have because he
23	had to go to these Monday morning meetings or meetings
24	every 9:00. He was always looking for stuff, and we
25	would give him what we could. But we would give the same

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_	, and a second and a second a	
2	information to two people, a invariably half the time	
3	somebody believes one thing and somebody believes	
4	another.	
5	So then after a while we stopped giving it to	
6	Charlie to keep it straight.	
7	Q You were getting information from your source.	
8	How did you keep it straight if you weren't writing it	
9	down?	
10	A As soon as I got it I would give it to Ollie.	
11	Q Well, he wasn't always around, was he?	
12	A No. But I'd just give it to him.	
13	Q You'd just keep it in your head until you	
14	spoke to Ollie?	
15	A I'd write some names down sometimes. And to	
16	get spelling. Like half these names I couldn't spell,	
17	and I would write them down on a piece of paper like	
18	this, and I'd go in there or I'd meet Ollie in the park	
19	and I'd give him the piece of paper. I'd say this is how	
20	you spell these or this is the city. Half of the cities	
21	you can't spell I couldn't spell, anyway so I would	
22	get the phonetic spelling from the source, write it down	
23	the way they believed it was spelled, and I'd give the	
24	piece of paper like not a report, just a little scrap	
25	of namer on to Ollie	

UNIVERSIFIED

We specified

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1	Q	You and your brother then left from Dulles.
2	Where did	you fly to?
3	A	We didn't stay overnight
4	W	e just transited
5	Q	And how long did you stay
6	λ	Two or three days.
7	Q	Did you meet with your source
8	λ	Yes.
9	Q	And I gather your brother handled the money
10	this whole	time?
11	λ	Yes.
12	Q	Did he give the source the \$200,000?
13	λ	Yes.
14	Q	Did you get any sort of receipt from the
15	source?	
16	λ	Yes.
17	Q	Where is that receipt?
18	λ	Hoffman has it, Dennis Hoffman, Chief Counsel
19	of the Dru	g Enforcement Administration.
20	Q	Did you give it personally to Mr. Hoffman? /
21	λ	Yes, I did.
22	Q	When was that?
23	A	I want to say three weeks ago. I'm not sure.
24	I didn't w	rite it down.
25	Q	Where was it until you gave it to Mr. Hoffman?

It was in a box in my office, in one of my

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2	offices. I've been transferred four times since I've
3	been working on this thing, so I don't even bother using
4	a desk any more. I just throw crap in boxes. I forgot
5	all about it, to tell you the truth.
6	My brother says I've talked to him after he
7	had met with, I think, you two gentlemen, and he says,
8	you know, I could swear that when we were in that room we
9	signed a receipt. So I said, well, I'll look. I said, I
0	don't remember. And lo and behold, out popped a receipt.
1	Q Was the receipt in with other documents
2	pertaining to these transactions?
3	A No.
4	Q It was mixed in?
.5	A Mixed in with my dailies, my monthlies.
.6	Q And your dailies or your monthlies didn't have
7	anything to do with these subjects that we're discussing
8	at this deposition?
9	A No. Just my travel. We don't write daily
0	reports any more. Actually, it's weeklies, form 352.
1	It's just the amount of hours you spend traveling, and I
2	would make a notation on the side we were working on SEO
3	471. Even though 471 money had run out, I still used
4	that as a code name, as this operation.

UNCLASSIFIED

25

Right. But would you be specific then in your

2	A For hours?
3	Q This is just to keep track of your hours?
4	A Yes, for my time card.
5	Q Let's say from the period of May of '85 until
6	the early fall of '86 what percentage of your time would
7	you say that you devoted to spending on this hostage
8	operation?
9	A I'd say 95 percent. Do you mean my working
10	time? I'd say 95 percent. Maybe not quite 100 percent,
11	but you'd have some argument with people in because I
12	was assigned to and, you know, they weren't getting
13	any work out of me, and they would say 100 percent of the
14	time. But I would use my office down there, and I was
15	putting in my time cards, so you have got to figure five
16	percent of the time I was doing that.
17	Q Do you know what the source actually did with
18	the \$200,000?
19	A Did I see him?
20	Q I gather you didn't see him because he
21	supposedly paid contacts in Lebanon; is that correct?
22	A No.
23	Q Did he keep the \$200,000 for himself?
24	A No. He gave it to somebody
25	Q The source gave it to someone Who
	UNCLASSIFIED

1	did he give it to
2	A The person we refer to as
3	Q All \$200,000?
4	A That's what he told me
5	However, you know, I met and we had numerous
6	conversations about Lebanon and America and the problems
7	in each country. And he, the source, told me that
8	loes not want to be seen in front of anybody taking
9	this. So I said fine. I can understand that.
10	I am under the impression that this, we'll
10	
11	call him a sub-source actually,
12	and I can understand his not wanting to
13	be seen getting paid off by somebody. So the source told
14	me he gave him the money.
15	Q When you met was this after or
16	before he had received the money?
17	A Before.
18	Q And did you ever meet with him after he
19	received the money?
20	λ Yes.
21	Q Did he acknowledge receiving the money?
22	A No. He acknowledged in an offhand way.
23	
24	

UNCLASSIFIED

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2	So, you know, I took that as an acknowledgement
3	that he didn't want to get ripped off or what have you.
4	Q And did you accompany him?
5	A Yes. myself, my brother, and two
6	
7	
8	
9	We went to the bar and had a drink, and he had this
10	briefcase with him at all times and didn't let go.
11	Q Do you have any indication
12	A And Source 1 was with us, too.
13	Q Do you know what he did with the money when he
14	got to Lebanon?
15	A Via hearsay. I know what he was supposed to
16	do with it or what the source told me he was going to do
17	with it, was to give it to certain influential people
18	that would enable us to gain more information and the
19	possible possible release. There was nothing
20	guaranteed in this. It was a venture. It was a risk.
21	MR. SCHIPPERS: May I clarify one point? This
22	source that you referred to as
23	source we referred to as sub-source 2 originally?
24	THE WITNESS: No. This is a different source.
25	BY MS. NAUGHTON: (Resuming)
	TOP SECRET

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1	Q What I'm getting at is do you know how the
2	\$200,000 was eventually broken down?
3	A No.
4	BY MR. GENZMAN: (Resuming)
5	Q Do you have any general idea that it was
6	distributed?
7	A That's my belief.
8	Q Earlier: you had said that the payment was for
9	the evidence as well as other things to come. What other
10	things came as a result of the \$200,000 payment?
11	λ Very little intelligence information, because
12	right around this same time the TWA thing went off
13	
14	
15	
16	
17	
18	
19	8 3
20	
21	
22	
23	
24	this TWA thing screwed things up, too.

TO LARPORT LU

25

Which source are you talking

2	THE WITNESS: Source 1.
3	BY MR. GENZMAN: (Resuming)
4	Q Did you receive any information or benefits
5	which would lead you to believe that the \$200,000 had
6	trickled down to the right people?
7	A Yeah, via Source 1. He would say that they
8	have given me this information. I am meeting with these
9	people. I am meeting with these people. He gave us
10	
11	
12	
13	But with reference to the hostages, yes. He
14	would try to inform us of the movements, if there were
15	movements, and we would tell Ollie. But it was
16	information that was really not what you would call too
17	verifiable, so to speak, because it was usually a week,
18	two weeks old. Although it was "good" intelligence, it
19	was not good for up to date instantaneous kind of stuff.
20	BY MS. NAUGHTON: (Resuming)
21	Q Okay. Did you come back with your brother?
22	A No. We went first my brother,
23	Source 1 and myself.
24	Q You all went
25	λ Yes.
	UNCLASSIFIED

1	Q For what purpose?
2	A We met there, and we formulated some
3	more plans and we were meeting not meeting but trying
4	to plan what our next move was going to be. The source
5	did not really want to stay He wanted to get
6	out of there for a little while
7	
8	
9	He felt that he wanted to see how this
10	money, after it trickled down or filtered down or
11	wherever it went, how that would affect his status over
12	there.
13	So we went and met and made
14	plans on what things we were going to do.
15	Q Now your plans apparently went awry when one
16	of the contacts died.
17	A Um-hum.
18	Q And the TWA hijacking occurred; is that
19	correct?
20	A That was Source 1's contact.
21	MR. WOODCOCK: He's the one known as
22	right?
23	THE WITNESS: Yes.
24	BY MS. NAUGHTON: (Resuming)
25	Q Was there anything else that could be
	UNCLASSIFIED

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-	The state of the s
2	A No. But I have to say this. In a certain
3	sense, once we started working with Ollie completely,
4	there were times when he would say, lookit. Hold off.
5	Tell your guy not to do anything. Tell all your people
6	over there don't do anything right now. All right. If
7	he gets some information, okay, but don't try to then
8	make any moves right now, because some other people got
9	some things going. Somebody alse has something going.
0	So sometimes when you've got something to do
1	and it's somebody that you've called off because you have
2	a better avenue, a better shot at it, it throws your
3	timing off.
4	Q Now I'm speaking specifically about the plan
5	you were formulating in and around May or June of '85.
6	λ '85.
7	Q Did that plan encompass your renting a safe
8	house in the event the hostages would be released?
9	A There was some talk about that, yes.
0	Q Did you take any steps to rent a safe house?
1	A No. We decided not to because, to my best
2	recollection, if we had a safe house we would have had to
3	get a doctor, and Ollie inferred that he had good
	and good connections with

INCLASSIFIED

they had these connections and if the release was

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2	imminent we'd use them because they would be under guard
3	that way.
4	Q Did your plans include your renting any boats?
5	A If need be, yes.
6	Q And where did you plan to rent them?
7	A From some of
8	
9	Q Just so we get the plan straight, the plan
10	encompassed the payment of somewhere around \$1 million
11	per hostage; is that correct?
12	A (Nods in the affirmative.)
13	Q Where was that money to come from?
14	A North.
15	Q But where would he get it?
16	A I assume he would get it the same place he got
17	the \$200,000. I'm not positive. I don't know. In '85,
18	I don't know, but I can jump forward in '86, when we were
19	going and Coburn showed up
20	assuming. I mean, he didn't tell me where it was going
21	to come from. I believed that he had several sources,
22	several people willing to donate if something was
23	imminent.
24	I believed the CIA would have come up with it
25	at one time, because they really wanted Buckley out. If
	I I I I I I I I I I I I I I I I I I I

1	they could have got Buckley, I think the CIA would have
2	paid, or Ollie might have had to get the money and CIA
3	would have reimbursed him. I don't know how they would
4	work that.
5	Q Did you ever get the impression that Coburn or
6	Perot was simply fronting for the CIA?
7	A No. I got the impression Coburn did whatever
8	Perot wanted him to. Perot said do this, and he went and
9	did it.
0	Q Were any steps taken to get the money over to
1	some point, dropping-off point,
2	in 1985?
3	MR. SCHIPPERS: You mean the millions of
4	dollars?
5	THE WITNESS: No. We had the people that
6	Source 1 was talking to, we had made various methods of
7	payment available to him not made them available
8	given him suggestions as to how, because the money was
9	not going in there until the bodies came out. So we said
0	you can do it in a bank You can send a guy
1	here. Their people could send a guy here. As soon as we
2	get confirmation of the bodies out, the guy takes the
3	money. We'll guarantee we'll put him on a plane and he
	can go thereign he timbs to go



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We could meet We could meet We could meet -- wherever these people feel comfortable. But you have to stress the point that this is it. There ain't no more money going in there until comething comes out, as far as we were concerned. Now if other people wanted to do it, they could do it. As far as and I were concerned, and Ollie was concerned. BY MS. NAUGHTON: (Resuming) 10 Now it comes to pass in 1985 that you meet a 11 guy who is called the Prince -- al-Mahoudi. I don't even think that's his name. Al-12 13 Mahoudi is his name. Is that his real name? Well, who knows. His case goes by the name of 14 Zadeh. 15 As I say, I don't think al-Mahoudi is his 17 name. Could you tell us how that came about, that 18 you came to meet this person? 19 Yeah. and I were over in Ollie's office 20 one time talking and making plans, briefing him or 21 something, and he said I've got --22 MR. SCHIPPERS: Who is "he"? 23 THE WITNESS: North. Colonel North says I 24

have this source from the Middle East. Actually, he's a

UNGLASSIFIED

Saudi Arabian, he said. But he's part of the Royal Family, but he's blacklisted. He's a black sheep of the Royal Family and his part of the family tried to take over from the other. I don't know the whole story. He was part of the family who tried to take over from the other party of the family and, therefore, they kicked him out of Saudi Arabia.

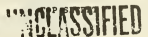
But they gave him a certain way to maintain his life style, that he would get a certain amount of crude oil per year or per month or what have you. But when he got here to Washington some Saudi Arabian security people came to his house or his apartment or whatever, asked for his passport, and took his Saudi passport. So he's now traveling on some kind of Grenadian passport.

So I said, that's interesting. What do you want us to do? He said, well, he's helping the United States in certain ways.

BY MS. NAUGHTON: (Resuming)

Q Did he mention the contras? Did he say that this person --

A I think he said he was helping me, through Miller, through Richard Miller. So Ollie said, you know -- what did he say? He just was explaining because I asked who that guy was -- not Al-Mahoudi but Miller,



2	familiar to me. So he said, well, he's running this guy
3	for me.
4	Does that answer it? Do you want me to go on?
5	Q I have one question first. Did North ever
6	mention, for lack of a better name, the Prince, if we
7	could call him the Prince, to Azzam in your presence?
8	Did he ever ask Azzam what he thought?
9	A No.
10	Q Did he ask you to check this guy out?
11	A Not check him out per se, like we would check
12	one of our normal if we were going to put the guy to
13	work for us you know, give him a DEA number and pay
14	him through DEA.
15	Q Did he ask you to check him out in any way?
16	A No. We did, without North knowing about it,
17	when we got him a visa down in the Bahamas.
18	MR. WOODCOCK: How did you check him out?
19	THE WITNESS: He gave business card
20	or something and who worked for at
21	that time, happened to be in the Bahamas
22	o" He
23	gained the guy's confidence when he was waiting. We had
24	to wait overnight to get the visa, and the guy told him
25	where he lived and was from the same town and
	INCLASSIFIED

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2	
3	knew the house and knew it was a very impressive house
4	and everything like that.
5	He didn't know the guy, but he knew the house
6	and the area. So that's basically the way we checked him
7	out.
8	BY MS. NAUGHTON: (Resuming)
9	Q Okay. What did North tell you Rich Miller
10	did?
11	A Rich Miller? North told me that Rich Miller
12	helped or was I don't know. I came to learn what he
13	did, but I don't think Ollie told me. He said he used to
14	be with AID. I thought he was actually ex-CIA, but I
15	don't know. But he was very young. I mean, he looked
16	young.
17	Q When you spent some time with Miller, what did
18	he tell you he did?
19	A Worked for IBC or IBM or something like that.
20	Q What did he say IBC was?
21	A International Business Corporation or
22	something like that. I had his card someplace.
23	Q What did he tell you IBC did?
24	A I don't know that he ever did tell me that. I
25	was confused there for a while. I thought they were some

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1	kind of fundraisers. Then I thought they were lobbyists,
2	and then I thought they were publicity agents or what do
3	you call them, public relations people. I really was
4	confused about what he did until I subsequently found out
5	exactly what he did.
6	Q Did you know who their clients were in
7	other words, who they were raising money for?
8	A No. I mean, I learned, but I didn't know
9	then. I'm sure that if Ollie said he was helping him it
10	was down south, but I didn't know that for a fact.
11	Q And you're referring to Central America when
12	you say "down south"?
13	A Yeah.
14	Q There came a point at which you accompanied
15	Mr. Miller and the Prince to Europe; is that correct?
16	A Um-hum.
17	Q Do you recall when that was?
18	A In the summer, late summer July, end of
19	July.
20	MR. SCHIPPERS: '85?
21	THE WITNESS: July 1985.
22	BY MS. NAUGHTON: (Resuming)
23	Q Now why did you go to Europe with them?
24	A Ollie called me one day at office and
25	asked me to come over to see him. He said he had a

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2	me this Grenadian passport and that the Prince and Miller
3	were going to England and that they had to go there to do
4	some business, some business transactions, with some
5	banks, some fiduciary interests in London.
6	So, he said, with this Grenadian passport
7	they had tightened controls throughout all of Western
8	Europe, and he was worried that the Prince may have a
9	problem with immigration, getting through Heathrow
.0	let's say getting into London. So he said you know a lot
1	of people over in England
2	He said, can you just go along with him,
3	because Miller didn't know what he was doing. Miller
4	took him down to the Bahamas and they put him in jail
5	and, you know, we had to bail him out of that not bail
6	him out but get him a visa.
7	So Ollie said I feel much more comfortable if
8	you go along. Plus the fact that this guy, he thinks,
9	knows a lot of the Middle Eastern type people
0	Iranians, Iraqis, Kuwaitis, and Lebanese.
1	So I went back and I asked and and
2	says yeah, by all means. And when you're there, see what
3	the guy knows and further develop whatever I can. If
4	not, it's a chance. Maybe the guy will work out; maybe
•	not, it a a chance. hajve the gol mile and the

But I know that North and Miller were very
high on the guy. Now I had never met Miller personally
until Ollie called him when I was in his office and asked
him to come over.
Q When you went to London with them, how many
days did you spend with them in London?
A five or six, seven.
Q Did you ever get a sense of what their
connection was to each other, what their business
relationship was?
A I stayed at the
because I know the guy that is head of security there. I
tried to get them to stay there, but they would have
nothing to do with it they wanted to stay in the
Intercontinental because I know the guy that is head
of security and the Prince was scared that he was going
to, you know, we had a bomb threat on the airplane when
we were over there and we had to land at Dublin, and the
Prince thought they were out to try to get him.
I would go through the Intercontinental every
day, just about a couple times a day, just to make sure
they were okay, and they were always sitting, talking, in
the lobby with a bunch of people. I didn't make like I

UNCLASSIFIED

Were these people Mideastern looking?

knew them and they didn't make like they knew us.

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•	no. They were very bugitan-rooming. At times
2	I guess there were some Middle Eastern types there.
3	BY MR. GENZMAN: (Resuming)
4	Q Why did you stay there five to seven days?
5	A Why?
6	Q Yes.
7	A I wanted to make sure everything was okay,
8	that they weren't going to get hassled, because sometimes
9	Immigration will come along and hassle them some more.
10	Q So it was your understanding all along that
11	you would stay as long as they stayed?
12	A No, not as long as they stayed as long as I
13	felt it basically was up to me. As long as I felt
14	they would be okay, then I could leave.
15	Q Did they stay longer?
16	A I don't know how long they stayed in England.
17	Miller had brought his wife along. So that's how I got
18	to get close to the Prince, because Miller would take his
19	wife out sightseeing and everything, and the Prince
20	called me and said I'm going by myself. Come over.
21	So went over and talked to him. He knew all
22	the good names of all the people in Iran, Iraq, Jordan,
23	Kuwait, Lebanon. He knew all the mullahs. He had his
24	robes and all that stuff. He said he wouldn't sit next
25	to a woman if she didn't have pants or a long dress on,

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because if she had a skirt on he would turn away. That's the way he was. That's the way he acted. BY MS. NAUGHTON: (Resuming) Q Okay. So you began to develop him as a potential source. He made numerous telephone calls. It was all 7 in Arabic. But what could I do? Q Did he ever ask you for money? Ask me? No. 10 Q Did you pay his expenses in any way? 11 In London? Yes, let's start with London. 12 0 13 No. 14 Now, did they stay in London when you left? 15 To the best of my knowledge. 0 How was it, then, that you ended up traveling 17 I came back the beginning of August from 18 London, the 15th, around the 15th, circa August 15, '85. 19 and myself flew from Washington 20 to meet with Source 1, who was just coming out 21 after about four or five days, we got a 22 While call from Ollie, who said can you guys go 23 The Prince has a small problem, or has a problem, or there is

UNCLASSIFIED

25

something wrong.

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1	Can you go and hook up with the
2	Prince and see what's wrong? So we said yeah. The last
3	week of August we went and I, and we
4	talked to him, and he said he had his passport stolen.
5	Somebody broke in his room and took his passport.
6	Q Did leave?
7	A Yeah) left. stayed a couple more
8	days and then left. He was going to go back and find out
9	what Ollie wanted us to do.
10	MR. GENZMAN: Which passport was stolen? Was
11	that the Bahamian passport?
12	THE WITNESS: He didn't have a Bahamian. He
13	had a Grenadian.
14	BY MS. NAUGHTON: (Resuming)
15	Q And whose idea, then, was it to try the
16	American embassy?
17	A Mine.
18	Q And did you contact
19	A Um-hum.
20	Q And the two of you then went to visit
21	Ambassador ?
22	A Um-hum. Yes.
23	Q And what did you tell Ambassador
24	A Well, first we ran it by this who
25	was the consular officer there.

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_	g for the record, that's
2	A Okay. We ran it by her, and she said well,
3	you know, she says, I don't know all the details. So I
4	called Hickey, and I said, look, this is what we need.
5	You can check with Ollie. Can you see if
6	can do this? I explained what we needed.
7	Let me back this up first, if you don't mind.
8	I asked Ollie. I said, what is it with this piece of
9	crap Grenadian visa. I said, why don't you get CIA to
10	get him a visa? He says, I asked Casey to do it. Casey
11	said that because this guy is part of the Saudi royal
12	family but he's persona non grata back there
13	
14	that they would prefer to
15	stay out of it because they don't want to get the Saudis
16	angry at them, the CIA doesn't, or the United States
17	Government doesn't
18	
19	So I explained to Hickey what we needed.
20	Hickey said I'll call
21	right back. He called her. He called me back and said
22	wait in the office. Expect a call in about five minutes.
23	Five minutes, called us and asked us to
24	come downstairs.
25	We explained to her, and what did you
	AND CHARGE STAFF

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l say her name was?	
2 Q	
3 A was down there, and she blatantly lies	1
4 to and said, of course,	
5 I'll do whatever you want me to. And she says well, do	
6 whatever these agents want you to do. And she went	
7 outside and she tool aside and said I can	t
8 do it. It's impossible.	
9 So that was it.	
.0 Q How did he eventually get travel papers?	
A Through another country, from me.	
.2 Q From you? You arranged through one of your	
3 contacts to get him other travel papers?	
A (Node in the affirmative.) But not for	
5 permanent. In order for him to remain	10
.6 had to have some kind of papers, so the papers were in	my
.7 control. They weren't his for good. I had a lot of	
.8 ideas how to go about doing it once I got back to the	
9 United States. I couldn't do much over there because :	:
didn't have that many contacts over there, and I was ou	it
of money.	
I was over there for like a month and a hal	٤.
Q Okay. Let's get to that. Did there come a	
time at which you received some wire-transferred money	?
A I don't know how it came about. I called	
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I	offie. I called and said, look, I haven't gotten
2	any money and over a month and a half my American Expres
3	bill is out of sight. I'm paying this guy's freaking
4	bill. I'm paying his talephone bill. I've got
5	American Express is calling my house. I said, you've go
6	to get me some money.
7	So Ollie this is the way I guess it went.
8	called Ollie and Ollie said all right, I'll see
9	what I can do. called me the next day or two
10	days later and said they're going to wire some money to
11	the Prince. The Prince will give you some and he'll have
12	some, because the Prince was out of money, too.
13	The Prince said they took his money when they
14	took his passport or something like that. I forget.
15 -	Q Were you there when the Prince received the
16	wire transfer?
17	A No.
18	Q Do you know how much he received?
19	A No.
20	Q How much did he tell you he received?
21	A I don't think he did. He said I've been
22	instructed to give you \$15,000 in traveler's checks,
23	American Express. He called me. I was staying in the
24	hotel up the street. He was staying in one hotel and I
25	was staying in another.
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1 Q much was going to be 2 sent to the Prince? No. 3 Did ell you you were going to be getting \$15,000? Um-hum. So you were just expecting \$15,000? Yas. So you were just expecting \$15,000 and you 10 didn't know how much the Prince would get. 11 Correct. 12 Did you get \$15,000? 13 And these were in the form of American Express 15 traveler's checks? 16 Correct. 17 Were they blank? In other words, did you have 18 to sign them? 19 Yes. Did the Prince indicate where this had come 20 21 from? 22 I don't know. What I know is what he 23 told ma. He said I have been gone and asking for money from Mr. Miller -- or he called him Richard -- for days 24 now, and Richard keeps stalling me and keeps stalling me. 25

_	
2	Rolex watches with all the diamonds in it, and he was
3	going to leave that with the desk until he got some
4	money.
5	So I can only assume that he was talking about
6	Richard Miller.
7	Q But did it not concern you, then, if the mone
8	was coming from Miller and you were taking \$15,000 of it
9	A As far as I know, my money was coming from
.0	Colonel North, because I never talked to Miller. I mean
11	I talked to him. I would call Miller sometimes and tell
.2	him, look, this guy is driving me crazy and I really
.3	don't believe him too much. And he says don't worry,
.4	don't worry. He keeps telling me the thing's going to
.5	go, the thing's going to go this crude oil thing or
.6	something.
.7	Q You thought your money came from North?
.8	A That's who I told. I told I needed
.9	money. told me he talked to North. North says,
20	don't worry, he'll be taken care of.
21	Q But if the money is coming from North to you,
22	why is it going through the Prince?
23	A I don't have the slightest idea.
24	Q So you thought that the Prince got his money
25	from Miller, that you got it from North, but it was all



1	in one wire transfer?
2	A I don't know that. I was not there. I can
3	assume that, but I don't know it.
4	Q Well, do you know of any reason why you would
5	not have gotten a direct wire transfer from North?
6	A No.
7	Q When you were with the Prince, then, in
8	Europe, did you meet with anybody else to try to figure
9	out if this guy was for real?
10	λ Yes.
11	Q Was that someone you learned later to be
12	Richard Secord?
13	A Yes. He used the name Copp. You showed me a
14	picture the last time and I recognized him. And Zucker.
15	Q Were they together?
16	A At one time they were. The first time it was
17	Copp by himself.
18	Q And how did that meeting come about?
19	A Ollie called me and said that this guy would
20	be calling to set up a meeting with the Prince for him.
21	This guy is very well versed in the Middle East and he
22	wants to evaluate this guy, meaning Copp.
23	So I did that. And I asked Copp for some
24	money too, and he said he would get me some, and then he

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2	North?
3	A Well, I figured North must be talking to him.
4	I didn't know he was Secord. North said he worked with
5	North on this hostage thing.
6	Q Who did you understand Copp to be with or work
7	for?
8	A Ollie. He's a friend of Ollie's from his
9	military days, he said, and he had been in Iran and knew
10	his way around the Middle East.
11	Q But you understood him to be outside the U.S.
12	Government?
13	λ Yes.
14	Q Did you arrange a meeting, then, between Copp
15	and the Prince?
16	A Yes.
17	Q And how long did that meeting last?
18	A About an hour, an hour and a half. It was in
19	the afternoon in the lobby of my hotel.
20	Q And did Copp ask him questions?
21	λ Yes.
22	Q Did you speak with Copp after that meeting?
23	λ Yes.
24	Q And what was his assessment of the Prince?
25	A He wasn't sure at that time. He wanted not t

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2	might be a possible what's the word they use? He
3	might be a plant by the Iranians or Iraqis or someone.
4	BY MR. WOODCOCK: (Resuming)
5	Q In other words, he thought right off the bat
6	he wasn't a Saudi; is that correct? From what you are
7	saying, Secord or Copp figured out pretty early on that
8	he was not a Saudi?
9	A He didn't figure it out. He didn't know.
10	Q If he thought he was Savama, then he would
11	have thought he was an Iranian, right?
12	A He thought he could be. He just didn't know,
13	and he wanted Zucker to come and evaluate him.
14	Q So he suspected, at any rate, that he might
15	not be a Saudi right from the start; is that correct?
16	A No, not really.
17	Q It ien't correct?
18	A I don't think so.
19	Q He thought he was a Saudi working for Savama?
20	A This is the first time he had met the guy.
21	Q Wait a minute. I'm just trying to back up a
22	little bit. It's a minor point, but he told you after
23	this meeting that he thought the Prince was working for
24	Savama?
25	A He didn't say he thought. He said he could
	III to the property

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1	De. The Word ha dadd 13
2	MR. SCHIPPERS: Agent provocateur?
3	THE WITNESS: Something like that. You know,
4	this happened a long time ago. If that's what Secord
5	says he said, then I said it. I don't think he knew who
6	he was. He wouldn't positively say he was not who he
7	eays he is.
8	BY MR. WOODCOCK: (Resuming)
9	Q But he speculated to you that he was with
10	Savama?
11	A Could be Savama. But he said he could also be
12	the true thing, because he looked at all the papers.
13	This guy had papers, cables, telexes, briefcases full of
14	this crap coming out. And Secord didn't know what it all
15	meant. That's why he wanted Zucker to look at it.
16	Zucker was a business lawyer or something familiar with
L7	these kinds of transactions that this guy was saying he
18	was in on.
19	BY MS. NAUGHTON: (Resuming)
20	Q Did Copp explain to you what his relationship
21	was with Zucker?
22	A No. Yeah, he didn't. Whenever I would call
23	Copp or Copp would call me, and sometimes I wouldn't be
24	in my room, it would say call back, and it would be
	Anchort to to to the control of the

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1	answered. I don't know how I knew that.
2	Q Did you ultimately arrange a meeting between
3	the Prince and Zucker and Copp?
4	A Yes, that same evening.
5	Q And what happened?
6	A The Prince never showed up.
7	Q Did you have a chance to chat with Zucker?
8	A Yeah. We sat around for about an hour, half
9	an hour. They weren't going to give him much time,
.0	because it was a Friday night and Secord or Copp was
.1	going up to the Matterhorn and Zucker wanted to go home.
.2	Q What did Zucker tell you about himself?
.3	A That he was an American. I wanted to know how
.4	come he's living over there. I said how's the life over
.5	here? It seems to be pretty expensive to me. He said,
.6	well, it's got its ups and its downs. It was just
.7	general conversation.
.8	Q Did Zucker indicate what kind of work he had
.9	been doing for Copp?
0	A (Nods in the negative.)
21	Q Did either of them mention Albert Hakim?
22	A No.
23	Q Did any of the three of you discuss Colonel
24	North?
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1	Q Yes.
2	A Yeah.
3	Q Do you remember what that
4	A Me and Secord me and Copp.
5	Q Do you remember what that discussion was
6	about?
7	A How he came to know Ollie. He said he knew
8	Ollie in Vietnam.
9	Q Did you discuss North with Zucker?
10	A Not that I remember. We might have. I
11	couldn't say. I don't remember.
12	Q Did Zucker or Copp know why it is they were
13	checking out the Prince?
14	A I would say because Ollie asked them to. I
15	was saying to now what was telling to
16	Ollie, I don't know, but I was telling this guy is
17	really strange, man. I have never really epent this much
18	time with a guy and he keeps stalling. He doesn't do
19	anything. I keep telling him, look, everything can go
20	right if you put up what you say you are going to put up.
21	Either put up or shut up; I'm wasting my time.
22	Was sick and tired by this
23	time. I wanted to go home.
24	Q But did you get the impression from talking
25	with Conn and Zucker that he knew what this Prince was

1	supposed to be doing in other words, what they were					
2	checking him out for?					
3	A I believe Copp did. I don't know about					
4	Zucker, but I believe Copp did.					
5	MR. WOODCOCK: May I jump in here?					
6	(A discussion was held off the record.)					
7	(Whereupon, at 9:00 p.m., the taking of the					
8	instant deposition was recessed, to reconvene at a date					
9	to be determined.)					
10						
11	Signature of the Witness					
12	Subscribed and Sworn to before me this day of					
13	, 1987.					
14						
15	Notary Public					
16	My Commission Expires:					



CERTIFICATE OF REPORTER

I, MICHAL ANN SCHAFER, the officer before whom the foregoing deposition was taken, to hereby certify that the witness whose testimony appears in the foregoing deposition was duly sworn by me; that the testimony of said witness was taken by me to the best of my ability and thereafter reduced to typewriting under my direction; that said deposition is a true record of the testimony given by said witness; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this deposition was taken, and further that I am not a relative or employee of any attorney or counsel employed by the parties thereto, nor financially or otherwise interested in the outcome of the action.

Notary Public

in and for the District of Columbia

My Commission Expires: February 28, 1990



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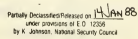
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of the

U.S. HOUSE OF REPRESENTATIVES



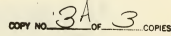






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OEA Agent 1

Friday, August 28, 1987

U.S. House of Representatives,
Select Committee to Investigate Covert
Arms Transactions with Iran,
Washington, D.C.

The select committee met, pursuant to call, at 9:00 a.m. in Room 2203, Rayburn House Office Building, Pamela Naughton [staff counsel] presiding.

Present: Pamela Naughton and Robert Genzman on behalf of the House Select Committee.

Timothy Woodcock on behalf of the Senate Select Committee.

Richard Giza on behalf of the House Permanent Select
Committee on Intelligence.

David B. Schippers on behalf of the witness.

Partially Declassified/Released on 14JA #88 under provisions of E D 12356 by K Johnson, National Security Council

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MS. NAUGHTON: This is a continuation of a deposition. My name is Pam Naughton, staff counsel for the House Select Committee to Investigate Covert Arms Transactions with Iran.

MR. WOODCOCK: Tim Woodcock. I am with the Senate Select Committee on Secret Military Assistance to Iran and the Nicaraguan Opposition, associate counsel.

MR. GENZMAN: Robert Genzman, associate minority counsel with the House Committee.

MR. SCHIPPERS: David Schippers, representing the deponent,

Whereupon,



was recalled as a witness and, having been previously duly sworn, was examined and testified further as follows:

BY MS. NAUGHTON:

I think when last we left, it was sometime in or about May of 1985, and we had been talking about the prince. I think we should probably finish with that part of the episode and then work our way a little bit back to talk about the plans or the things you tried to do to locate and, hopefully, extricate the hostages. Now, I believe we went through - and correct me if I'm wrong - I think we went through the episode in the Embassy when you tried to get -

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I was never on a embassy

Q American Embassy trying to get a passport for the prince. After that time - please correct me if I'm wrong - after that time was the prince wired a certain

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sum of money from Mr. Miller?

- A Yes.
- Q Do you recall how much that was?
- A No. I know I got \$15,000. I don't know how much money he was wired.
 - Q How do you know that \$15,000 came from Mr. Miller?

#2

- A I didn't say it came from Mr. Miller.
- O I did. Do you know?

A I talked to Colonel North. Then I talked to
and I said, look it. I have been over here almost 30 days now
40 days. I don't need this. I want to go home. I don't have
any money. Colonel North called me and said - this is when
I met Copp - he said Copp will probably give you some money.
I met Copp twice. He didn't give me nothing. And I said,
I'm leaving.

Q When you spoke to Copp, did you get a sense that North had talked to him about money, or when you mentioned money, was that a brand new subject to him?

A I think it was a brand new subject to him. That's the feeling I got.

- Q Did you ask Mr. Copp for money?
- A Yes. I said, did Ollie say anything to you about expenses.
 - Q And what did he say?
 - A He said, yes.



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Q	was	that	arr	ne	Salu:

A To the best of my recollection. I can't remember everything he said. I think he said I'll see what I can do bippety boop, boopety bop and he was gone. I never saw him again except for that night, same night with Zucker.

- Q Were you introduced to Mr. Zucker by Mr. Copp?
- A Yes.
- Q Did they arrive together?
- A Yes.
- Q Did you meet them at the hotel?
- A At my hotel.
- Q Did you go anyplace with them?
- A No. I think we sat there and waited for the Prince al Masoudi there.
 - O Did the Prince ever show?
 - A No.
- Q When Mr. Copp introduced you to Mr. Zucker, did he tell you what their connection was?
- A No. He said that Zucker would know more about all the paperwork. The Prince, he had so much paper.
- Q Okay. The Prince had some documents and you wanted Mr. Zucker to look at them?
- A Documents. Don't say documents, say paper. This guy had so much paper. And they were all letters of credit, letters of this and letters of this for millions of millions

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of dollars and I didn't understand it.

Q Why did Mr. Copp bring Mr. Zucker.

A Because Copp, I don't think, understood it. He said this guy is a lawyer. He could maybe make sense of this. But, I think then, after the prince left, the guy said this guy is Savama, that's what he thought. I still don't think the prince is.

Q That is what Copp thought?

A Yes.

Q Now, when you met Mr. Zucker, what did he tell you about -

A Wait a minute. Can I say something? Before all this happened, I was calling Ollie and I said, this guy if full of crap.

MR. WOODCOCK: That is the prince?

THE WITNESS: Yes. Because all he does is come over here and give me all this paper. I said, we don't need paper. We need to put it on the table. Okay. I just wanted to make that clear.

 $$\operatorname{MR.}$$ WOODCOCK: What did Ollie say when you said that?

THE WITNESS: He said, it's not my problem. It's Miller's problem.

BY MS. NAUGHTON:

O Did Ollie ever tell you that he expected the

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prince	to	make	a	donation	to	the	contras?

No.

No? Did Mr. Miller ever tell you that?

No.

Did Zucker or Copp -

What do you think, people come and they ask you? I mean it was known.

MR. SCHIPPERS: That he was trying to do this? THE WITNESS: I had nothing to do with anything south of the states. I knew what was going on, you know. But I had nothing to do with it and if I had, I would tell you.

BY MS. NAUGHTON:

Is it fair to say -

I knew they were trying to use the guy to get a couple million dollars, sure.

What did he say about that? What did the say about that?

He loved it. But the guy was a fraud.

MR. SCHIPPERS: Wait a second.

THE WITNESS: This third party stuff, I won't swear to God, but I have sworn to this and you know.

MR. SCHIPPERS: He was told this.

MR. WOODCOCK: But you know how you know; is that right? Presumably, you do know how you know this, is that

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correct?

THE WITNESS: Yes.

MR. WOODCOCK: Well, even though you may not have heard it directly from the prince, if you could explain how it is that you know these things that would help us along.

THE WITNESS: I could unload.

MR. WOODCOCK: Who told you?

THE WITNESS: Miller.

MR. WOODCOCK: How did it happen that he told you?

THE WITNESS: When we were in London.

MR. WOODCOCK: And what did he tell you?

THE WITNESS: He said that the prince was help-

ing Ollie on this thing down south.

MR. WOODCOCK: On his work down south?

THE WITNESS: Yes.

MR. WOODCOCK: What did that mean to you?

THE WITNESS: Well, to me it meant he was probably getting money for the Sandinistas or the contras, either one or the other. I didn't understand this whole contra-Sandinista thing.

MR. WOODCOCK: But you understood North was working on that matter, is that correct?

THE WITNESS: Yes.

MS. NAUGHTON: Let the record reflect that Richard

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24 25 Giza has come in. Mr. Giza is with the House Permanent
Select Committee on Intelligence, and is an associate staff
member of our committee. I want to ask you a few questions
about Mr. Zucker. While you were waiting for the prince
and were conversing, did he tell you anything about himself,
what he did for a living.

THE WITNESS: Yes. He was an American living in Switzerland and he said, it's tough.

BY MS. NAUGHTON:

- Q It's tough to live in Switzerland? Was he talking about finances?
 - A Finances, yes.
- $\ensuremath{\mathtt{Q}}$ $\ensuremath{\mathtt{Did}}$ he get the impression that he was not financially -
 - A He was talking about the value of the dollar.
 - Q Do you know where he was from in the United States?
 - A No. I assumed either Pennsylvania or California.
 - Q Why did you assume that?
 - A It must have been something he said.
- Q Did he mention to you anything about Colonel North?

 Did you discuss Colonel North with Mr. Zucker?
- A No. Well, I can't say I didn't, but I can't say I did. With Copp earlier in the afternoon this was later at night. With Copp I did, yes. I said, how do you know him. He said, I worked with him in Vietnam.

SLK-8 1 In Vietnam? Did he say he worked with him anyplace 2 else? 3 Not that I know. I can't say. Did Copp ever talk about Bill Casey? 4 5 No. But once I - let me just explain. 6 Do you want to go off the record? (Discussion off the record.) 7 I will ask you this. Did Mr. Copp indicate to you 8 that he knew any agency people, let's say in Europe? 9 10 No, no. He said just Ollie in that he had worked he had extensive experience in the Middle East. 11 Did you believe Mr. Copp to be either a CIA asset 12 or officer? 13 Yes. 14 Which? Q 15 I would say asset. You know, I'm thinking now I 16 know he's General Secord. 17 MR. WOODCOCK: You know at this point he's General 18 Secord or later? 19 THE WITNESS: I didn't know then. 20 MR. WOODCOCK: I just wanted the record to be 21 clear on that. 22

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THE WITNESS: I thought he was one of Ollie's guys,

you know. He spoke Farsi, Arabic, a little. I thought he

was just one of the guys that Ollie knew. I can't say he

was CIA or, you know, whatever.

BY MS. NAUGHTON:

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24 25 Did Ollie explain to you who he was?

Never. He said there's this guy by the name of Dick Copp who will call you and meet with you, and he should give you some money, and he never did. He met with me, but he never gave me any money.

MR. WOODCOCK: He never gave you any money at any time or during this fall period?

THE WITNESS: Any time. I picked up - he met in my hotel, He never gave me a dime. I picked up the tab for him and Zucker, and then Zucker came about 11:00 o'clock that night.

BY MS. NAUGHTON:

- How long did you three wait for the prince?
- About two hours. From about 10:00 to midnight.
- What did Copp tell you about his business? In other words, what business was he in?

We really didn't talk about business. We were talking more, he was going to try to climb one of these mountains over there, the Matterhorn or something like that. And, after about 45 minutes, we realized the prince wasn't going to come, so we just, you know, had general conversation.

Did you see the prince after that?

Yes.



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- Q Did you ask the prince why he didn't show?
- A Yes.
- Q What did he say?
- A He said he got beat up and mugged because he was wearing his robes. He had all the Mullah stuff on, you know, the hat and robe.
 - Q Did he say who beat him up?
- A No. He said he thought it was something to do with me.
 - Q Why did he think that?
 - A I don't know.

MR. WOODCOCK: They didn't get his ring?

THE WITNESS: I don't know what they took from him.

MR. WOODCOCK: Wasn't his nickname "The Jewel"

because he wore big ring?

THE WITNESS: Yes, he wore a big ring. He wore a big watch. He had a watch that was worth probably \$30-\$40,000.

MR. WOODCOCK: Did he still have it after having

been mugged?

THE WITNESS: I don't remember. Because I said then, I said, I'm coming home. That's it, fini, complete.

BY MS. NAUGHTON:

- Q Did the prince indicate -
- A That's when he went to jail in Switzerland.

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First of all on the beating, did he say how many

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	A	No.	Не	said	some	people	jumped	him	because	he	w

3.5 wearing his robes and they don't like all those Arabs over there.

Was this Q

Yes.

How long after that - and I assume we are in August of 1985?

Α August, September.

How soon after that was he arrested?

I think he was arrested the next day.

Were you there when he was arrested?

No. I was at home.

You were what?

I was in my house called me about -

He

MR. SCHIPPERS: It would have been some time after the 19th of September because came back the 19th of September. So, if he heard it at home, it would have been some time shortly after that.

THE WITNESS: He called me about 3:00 o'clock in the morning and he says I have all these policemen in my room. He said, what should I do? I said, do what you want to do.

BY MS. NAUGHTON:

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2	Was	he	calling	from	
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- A Yes.
- Q So, these were polace.
- A From his hotel room, because I could hear all the police in the background.
 - Q Did he say why they were coming to get him?
 - Yes. Because, I think, they were going to have

over there, and they were locking every Arab

that was in up. I think the

right?

- Q Do you know how long he stayed in jail?
- A No. He called me, you know, several times at my house.
 - Q When he called, was he in jail?
- A Once or twice. A couple times he was in L.A. and a couple times he was in Philadelphia, and a couple times he was he would tell my wife when I wasn't there, he would tell here, I'm in what was that one country this guy could travel. He was in

And he never said the prince. He would always just say tell him Mohammad called.

Q Did you get a sense of how long he was in jail in

In other words, when is the first, the soonest
that you got a call from him?

A I think about two or three weeks. I'm not sure

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about it, a month maybe.

Q Did he ever give you a specific reason why he was arrested?

A No. I tried to find out and I could never find out.

I tried through all my resources over there.



BY MS. NAUGHTON:

Q Did you ever run these guys' prints through any indices in the United States?

A No.

Q Did you ever run his name through any indices?

A No.

Q Why not?

A He wasn't my guy. He was Ollie's guy.

Q Didn't Ollie ask you to check him out?

A No.

Q He wanted you to figure out if he was for real.

A He never ever asked me to check the guy out.

Q Did it never occur to you to try to do that?

A Yes, sir, we tried.

Q What did you do?

A Well, I didn't do anything - see, if you're in DEA, if you've got an informant, you have to run the guy completely. This is not my informant. This is a guy that is probab-

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ly a fly-by night, you know, so I think with Miller - the guy showed up. He had a briefcase full of travelers checks.

- Q The prince did?
- A He had more passports than -
- Q Did you ever give the prince -
- A I will tell you this. When I met the prince,
 I said to Ollie, I said, why don't you just get an American
 passport. Ollie said, I can't do that. I said, why?

Now, if they find out that we are helping this guy, because he's allegedly a black sheep of the family there, that was that. So I never said anything else.

Q But, do you know whether or not North told Casey about this guy's planned donation to the contras? In other words, did North -

A Do I know, no. I don't know that. I know by inference is about all I know. I don't know. He never said anything in front of Casey and me.

- Q Did you meet with Casey at any time?
- A Never. I mean, I met Casey, but I never within that scope.
- Q Nothing having to do with Oliver North when you met with Casey? Did it have to do with Oliver North?

A No.

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When you did meet Mr. Casey, what was that about?

It was at Hickey's house, at a cocktail party.

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Q	Was	that	the	only	time	you	met	Mr.	Casey?

A Yes. Because I couldn't understand a word he said because I said to my wife, what is this guy talking about?

You should talk to the guy.

MR. SCHIPPERS: If I talked to the guy now, they would put me somewhere.

BY MS. NAUGHTON:

At Hickey's house?

- Q When you met him, was it in 1985 or 1986?
- A 1985.

Yes.

- Q Do you know from your conversation, what you could make out of it with him, did he know you were working with Colonel North on this project?
- A No. He knew I was a friend of Hickey's. That's it.
- Q Did you discuss at all with him what you were doing?
 - A No. We never no.
- Q I want to get back for just one second to the money that the prince was wired Do you know how much he received?

A No.

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INCEASSIERET

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A I don't know how much he got. I told told Ollie. Ollie said - called me and said, don't worry about it. I don't know where the money came from. I know

Q When you got it in what form was it?

it was American Express. That's all I know.

You said you received \$15,000.

- A Travelers checks, American Express.
- Q Do you know from where it was issued?
- A No. I don't have any records. I didn't even I think I went that afternoon, and I was trying to
 cash some in

you know, and I wanted to cash them in. I asked if he could, you know, cash some in and he couldn't do it.

- Q Why not?
- A Because the guy in the embassy, this is very he had bought them maybe two weeks ago, three weeks ago, very low and I wanted to cash in a lot of money, and he said no. I had to go to his bank.
 - Q For the record,

is that correct?

- A Right. He'll remember that.
- Q Did you ever give the prince any blank travelers checks?
 - A Never.

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	Q		Do	you	know	if	any	trav	elers	checks	that	were	given
to	you	bу	Co]	onel	Nort	h	were	ever	cashe	ed		٠ ς	

- I know now, but not then.
- Can you tell me how that came about?
- Because when we were in here last -

MR. SCHIPPERS: Not how you know, but how it came

that the checks were cashed THE WITNESS: I don't know.



gave them

BY MS. NAUGHTON:

- This is not a source then that cashed them.
- Oh, no, never. I cashed all mine, either myself or my brother cashed everything.
- Before we leave the subject of the prince, is there anything else regarding that episode that we haven't asked you, but that we should know about?

MR. SCHIPPERS: Could we go off the record? (Discussion off the record.)

MR. SCHIPPERS: Is there anything you haven't covered concerning the prince that you think would be relevant or they should know?

THE WITNESS: Yes. I will tell you this. The prince called me from - when he was in jail He called me when he was in jail in Philadelphia and he is this guy has good information. He's a con man, but he knows.

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SLK-18 1

 He knows Rafsanjani. He knows people in the Iranian government.

BY MS. NAUGHTON:

- Q When he called you from jail in Philadelphia.
- A All I was interested in is getting the hostages out. I was not interested in anything else.
- Q When he called you from jail in Philadelphia, obviously by that time you knew he was in trouble in the United States.
 - A I didn't care.
- Q But what I'm getting at is, did he then tell you who he really was?
 - A No.
 - Q Did he still maintain -
- A He called my house. My wife said, this guy Masoudi called or whatever his name was, al Masoudi. She thought his first name was Al.
- Q We are back on. Is there something you want to add?
- A Yes. This guy knew just about every name that I have ever heard in the Middle East, Rafsanjani,

 He said he was tight with these people. So, I said, all right. This is why I never or DEA, I would say, DEA never really went further, because this was Ollie's informant or Miller's informant. We could have checked this guy out, and



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SLK-191

End SLK 15

we did a little, you know. We knew he owned a house in California, which was rented. We knew he had two Rolls Royces and a Mercedes out there, which were all rented, and he never paid the bills on them. But -

- Q When he called you -
- A He was not a DEA informant. He was theirs.
- Q I understand that. I'm only interested in what he said to you. When he called you from jail in Philadelphia, did he tell you then that he wasn't a Saudi prince or did he still maintain he was the Saudi prince?
- A He said, what they do to me? They got me in here. I said, I can't help you. I told you a long time ago put the paper up. If you produce, we will take care of you. You don't produce, then you go to jail.

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Q Did he tell you what he was in jail for?

A No.

Q Did he ever use the name Z-a-d-e-h, to your knowledge?

A No. I know he had a credit card -- when we were and he was trying to cash some travelers checks that I gave him and they wouldn't take them. So I had to go over and cash the things for him. He had some phony credit cards or something.

Q Where was this?

A Q A

Q What time frame are we talking about?

A August or September, '85.

Q This is before you left Europe, then, so early September?

A Before I left Europe? It would have been the

I had to pick up his room. I paid for his
room. I paid for his telephone calls and this guy was

calling Iran, Iraq, Saudi Arabia, Kuwait.



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He provided some good information, but not on that, no.

What did he tell you that was good information?

He said that this guy Rafsanjani -- I can't remember the other guy's name -- were Iranians that they could talk to, and that --

MR. SCHIPPERS: Have you got more?

MS. NAUGHTON: What you have just told us has been in every newspaper in the world.

THE WITNESS: He said maybe I can do this if you can do that for me. And I said, "No, I can't do that for you until you put something out front."

BY MS. NAUGHTON:

What did he say he could do?

He said he could produce one or two hostages.

Did he tell you how he could do that?

He said through his religion, his Moslem connections.

Okay. Q

His Mullahs. He was a mullah and that's what he told me he was.

Was he a Shiite? Q

No. He was a Moslem.

You don't know what sect?

22 23 24

A He wasn't

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A He wasn't a Druze. He wasn't Christian.

Q But you don't know what sect of the Moslem faith he was?

A I assumed that he was a -- no. I don't know.

I don't go into religion with people. I'm a Catholic. You know, I hate all those people.

Q But wasn't it important in order to decipher who held the hostages and who would have control --

A He said the Iranians have control over them and he said, "I know some people."

Q I don't know that there was a question pending, but I think you had an answer pending.

A What was I saying?

 $\ensuremath{\mathtt{Q}}$ $\ensuremath{\mathtt{W}}\xspace$ We were talking about what he could do to spring the hostages.

- Q When is the last time you spoke to him?
- A A year ago.
- Q Was he at that point doing time?

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In Philadelphia. 1 Α Or wherever he's been assigned. 2 MR. SCHIPPERS: Was he in jail already? Was he 3 4 acquitted? THE WITNESS: I don't know. I never found out 5 that he was acquitted. I heard that he swindled the Bank 6 of Philadelphia, the Franklyn Bank up there, out of 200,000 7 bucks. I don't know. 8 BY MS. NAUGHTON: 9 Were you ever contacted by anybody else in law 10 enforcement about the prince? In other words, it was an FBI 11 case. Were you contacted by the FBI or the U.S. Attorney's 12 office? 13 No. Never. I asked Ollie, I said, "You know, you 14 ought to look into this guy's background and have the FBI 15 check this guy out, because I don't feel comfortable with 16 this guy." 17 MR. WOODCOCK: When you say "Feebs," that's the 18 FBI? 19 THE WITNESS: Yes. 20 BY MS. NAUGHTON: 21 When did you tell him that, before he was arrested? 0 22 Oh, yes, when I was overseas. 23 Once theorince was arrested, did Ollie have any 24

comments about that or that case? Do you know if he did

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anything about it?

A I don't have the slightest idea. I wasn't sitting with him. I was

Q I understand that, but over the course of that time, then, from the fall of '85 --

A No. I don't know. I think that he found out that the guy was a jerk.

Q Do you know if he did anything on his behalf in regard to his criminal prosecution?

MR. SCHIPPERS: He being?

MS. NAUGHTON: Colonel North.

THE WITNESS: I doubt it very much. Ollie has a lot of power, but he didn't have that to interfere in a criminal case, no.

BY MS. NAUGHTON:

O You said --

A He would have asked me or to do it

Q I gather he did not.

A No. Never.

Q Were you ever contacted by either the U.S. Attorney's office or the FBI in the case?

A I was not.

Q Was Colonel North, to your knowledge?

MR. SCHIPPERS: Do you know if he was?

THE WITNESS: No. was

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BY MS. NAUGHTON:

A Yes.

Q By whom was he contacted?

was?



Q Wait. I'm talking specifically about the prince case now. We will talk about

A met the prince once

Q What I'm getting at is, did the prince to your knowledge tell the FBI in order to get himself out of trouble that he was working for you guys?

A Never.

Q So he never gave up your relationship, in other words, as far as you know, to the prosector or the FBI?

A As far as I know. I'm sure that the kind of guy he is, he would do anything he could.

Q You never heard from them.

A He would say he was working for Ronald Reagan direct.

MR. WOODCOCK:

I want to ask you a

couple of questions based on some notes that appear in notebooks we have received from Lieutenant Colonel North and
see if you can shed some light on them.

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BY MR. WOODCOCK:

Q The first one is dated October 31, '85, and it's headed "A Call from " and then it's got a reference to your name and then it says, "Why did Miller call Jewel says "nothing pending." Does the FBI want this guy.

A The jewel is the prince.

Q Right. Do you know what's happening at that point?

A No.

Q Let me go down a few days later. Go ahead.

A It's pretty obvious that I must have said something to Ollie that there's something, there's a little scam going on here, and I didn't feel comfortable. Because I was still overseas then, right? Is this October?

Q This is October 31.

A I came back in November and I said I don't think this is kosher.

Q you have had an opportunity to review some of your notes with counsel. Do you think you can place this North note in more context? Where do you think you were on October 31, '85?

A o

Q What was happening on October 31?

A I had been there almost -- how many days?

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MR. SCHIPPERS: Go ahead and answer.

THE WITNESS: I had gone on this trip starting

August 25, thereabouts, not exactly. The prince or the

jewel, whatever you want to call him, had got another guy

from

to come over and to go into Lebanon

He could fly in and fly out. I said

I didn't trust the guy. The guy from

went over

there. I gave him maybe 3500 bucks.

MR. SCHIPPERS:

THE WITNESS: He got and the jewel was supposed to give him more money to go into -- the jewel gave him nothing.

BY MR. WOODCOCK:

- Q In other words, nothing?
- A He just said you go in and come back; I'll give you the money.
- Q Let me do this. I'm going to read you a second note that North entered on November 4 and this may put this in a little more context. I'll ask you to comment on it.

This is head "A Meeting with Here it starts out, "Jewel insists that deal will still go through." What deal are we talking about?

- A The hostages.
 - Q The deal for the hostages?
- A Yes.

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- Q What are the particular terms of the deal?
- A He said he could get two.
- Q What did he have to do to get two?
- A He said he could do it.
- Q Just by asking?
- A Yes.
- Q So there was nothing compfrom the United States that was going to release some hostages?
- ${\tt A} \quad {\tt Never} \mbox{ with the jewel, never. He never asked for anything.}$
- Q There's a reference here dealing with Dr. Rocco, R-o-c-c-o. Who was Dr. Rocco, do you know? Does that name mean anything to you?
 - A Yes.
 - Q What does it mean to you?
- A He was a jerk who the jewel introduced me to and I said as soon as I saw this guy, I said okay.
 - Q He's a contact of the prince?
- A Yes. He's a businessman but he's a fast paper guy.
 - Q What was he supposed to be able to do?
 - A He was going to move some paper for the prince.
 - Q Meaning money?
 - A No.

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Q	Mea	ning	what?
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- A I don't think these guys had any money.
- Q What paper was going to be moved?
- A Letters of credit, phoney letters of credit.
- Q Now, there's another entry that says, sho nothing," and under that, "No FBI warrants." Do you know what's happening there?

A Yes. That's when I asked Ollie, "Check the guy out further." Because DEA had nothing on this guy. Our computer didn't show anything.

MS. NAUGHTON: When you say "this guy," who are we talking about?

THE WITNESS: Masoudi, the jewel.

BY MR. WOODCOCK:

- Q There's a reference capital "J" which I take to be an abbreviation for Jewel, says he paid 250K to a bank.

 Do you remember him telling you about that kind of money?
 - A Never.
- Q Then there's another reference, says that Miller is benefiting. Do you know what's happening there?
- A I don't know nothing about that. I didn't like Miller when I first met him, and I still, I wouldn't trust the guy as far as I could throw him.
- Q This appears to be a change of subject. There's an entry says, going back Is

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in motion at this point?

A Yes. was always in motion.

Q is totally separate from the prince; is

that correct?

A Exactly.

MS. NAUGHTON: Can we identify with a

source number?

THE WITNESS: Number one.

MR. SCHIPPERS: Did we assign a number to --

THE WITNESS: No. 1, No. 2.

MR. SCHIPPERS: Not in this deposition. There

were other numbers. Did we establish a number for

MR. WOODCOCK: We haven't.

THE WITNESS: Number two.

MR. SCHIPPERS: No. We have used two. Let's use

No. 5 just to make sure.

MR. WOODCOCK: Let's make sure on the fellow from

he referred to him as is that correct?

THE WITNESS: That's No. 5.

BY MR. WOODCOCK:

Q Correct. And his name in fact begins with

Is that correct?

A His first name?

Q First or last.

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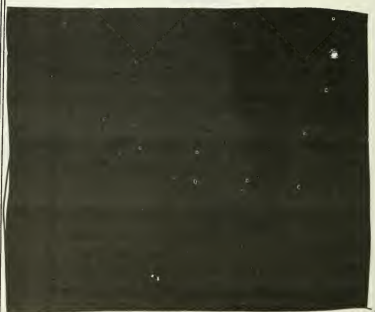
UNDEASSIFIET

A One of his names, yes.

Q You also identified him as being

is that

correct?



BY MR. WOODCOCK:

Q Let me continue down this note. This contains also a reference to source No. 5. It says, "Source No. 5 says that 2 million could be enough." What's happening there?

- A Could be enough.
- Q What's happening? Has he got something, too?

 It says, "No. 5 says that 2 million could be enough."

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0	What's	happening	there:

A When is this?

Yes.

Q This is November 4, '85.

A We had to -- we had already put a lot of money into this, sent seed money over there. And he said that for relocation of families, for relocation of his own people, 2 million may not be enough. But I said, "Hey, we can't do it."

MR. SCHIPPERS: May not be enough? The note says, "2 million may be enough."

THE WITNESS: Dave, you can't say that --

MR. SCHIPPERS: Answer the question.

MR. WOODCOCK: Wait a minute. I'm not so concerned about whether it's 2 million is enough or not enough. What I'm more concerned about is what 2 million represents.

You're testifying that 2 million represents money that would be used to relocate persons who are helping to rescue the hostages; is that correct?

THE WITNESS: In bribes to certain

people.

BY MR. WOODCOCK:

- Q So it's a combination; is that correct?
- A And buy a boat.
- Q Purchase a boat or rent a boat.

You've got to buy one because they are going to sink the thing.

Why don't you explain that to me. What kind of boat is being purchased here?

We would have, if we could do it, we would get a small boat. We could have one for I think about \$40,000.

What kind of a boat is it?

A fishing boat because the Israelis are over there and the Israelis will sink anything that looks like a pleasure craft or anything like that. So they had to get an old fishing boat.



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INOPASSIERET



Q And then down here at the end of the note it says owe and it has a little tabulation, 13.5, under that, 2.4, with a line, and then it says, with a dollar sign, \$15.9 thousand K. Are those the expenses that have been run up over your about 60-day period

A You have to add it up. I don't know. Does that come to 166?

Q The note only comes up to 59.

A It's mine and And I still owe the guy money.

Q No. 5? And those are expenses you incurred from August 28 until you returned to the United States in early November?

A Yes.

MS. NAUGHTON: Excuse me. The money you were using to pay the guy source 5, were you getting that from Colonel North?

THE WITNESS: Not until we came back. I got the

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15,000 in travelers checks from the prince.

MR. SCHIPPERS: Is your question, did the money he paid the source No. 5 come out of North's money or out of DEA?

MS. NAUGHTON: That's correct.

THE WITNESS: North, never DEA.

BY MR. WOODCOCK:

Q What happened to this rescue effort involving
No. 5?

- A What do you want me to go into a narrative or what?
- Q Let me ask you this. The rescue attempt of

No. 5 did not succeed, correct?

A This is not '85. '86.

Q The rescue effort with No. 5 did not succeed,

correct?

- A No. Nothing succeeded.
- Q When was it completely terminated, the No. 5 effort?
 - A I think about August or September, '86.
 - Q Of 1986.

A Whenever Ollie got in trouble. The thing was over, but we were still working together.

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Q So the No. 5 effort that's discussed in this

note --

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Q So as far as your involvement and No. 5 is concerned, that terminated when this thing became exposed



Q Let me ask you another question. I want you to shift forward from August, '85, to August, '86. Do you know or did you ever meet Nir?

- A Never.
- Q Do you know who he is?
- A Yes.
 - Q Do you associate him in any way with the prince?
 - A Never.
- Q Let me read something to you and see if you have any information on it. This is a note dated August 27, '86.
 - A I remember the day well.
 - Q August 27, 1986? How do you remember that?

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UNCLASSEGEDET

A Because I had my back I had been digging a
hole in my yard. My foot slipped off the shovel and I threw
my back out; and I went to the Hospital.
me at the hospital and said, "Come on down. You've got to
come." I said, "I can't even walk " He said, "Well, can you
drive?" So I drove down there.
Q What happened when you got down there?
A Him and some people went into Ollie's office. I

- Q What happened?
- A I don't know.
- Q Did want you down there to sit outside the office?

sat out on Pennsylvania Avenue right in front of the EOB.

A likes drivers, you know. I'm not a boss or anything.

- Q Who else went in to the meeting?
- A is one of my best friends. I would drive him, you know, any place. I picked my lawyer up, you know

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- Q Who else was in the meeting? Do you know?
- A No. I heard, but I don't know.
- Q What did you hear?
- A I heard they met some Irish guy. That is what I heard.
 - Q Do you remember his name?
- A I think it is the guy you are talking about, but he wasn't under that name.
 - O I need the name.
- A I don't remember the name, but said the guy walked in and he had one eye that just stared straight and he was with was, and source number one. Is this the meeting?
- Q This is something else. Let me run this by you and see if it means anything to you. This is a note from Nir, and it says, "Call from Nir, principals in Paris/Geneva, freed, now trying to make deal with us."

Do you know of anything going on with the principals at this time?

- A No.
- Q There is also a reference --
- A Oh, yes. I do. When we provided the principals with some documents I kind of fibbed to let's call it I fibbed to the source country. I said that he -- this is his idea -- he said, "Look it. If we want to

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get the hostages out, I will provide a boat load of medicine, penicillin," you know, all that stuff, medicine, bandages, stuff and that would be an offer on my part, an offer, and I can say, "Look, we are trying to help you. Now you help me."

So that was when that was.

- Q Now keep in mind this is August 27, 1986 when you put your back out. Is this the period you are talking about?
 - A No, no, no.
 - Q So --
 - A What did I say?
- Q This is August 27, 1986, the note that I am reading to you. This is a note attributed to a call from
- A I never met Nir, never had anything to do with the quy.
- Q Let me just go over this again with you. The note reads, "Principals in Paris/ Geneva. Freed, now trying to make a deal with us." Now, does that mean anything to you in that time period?
- A No. Although I think the principals was in jail in Philadelphia then. But I would say --
 - Q You are here to enlighten us.
 - A This guy could do more from a jail cell if he could



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get a telephone. I never had nothing to do with that.

Q There is another entry that says, "Trying to make principals put up performance bond." Does that mean anything to you?

A No. I think that was either Miller or Ollie, because I think Miller was scared to death. I think I told you I never trusted Miller.

BY MS. NAUGHTON:

Q I am sorry we have to skip around here chronologically, but we need to go back to the early summer of '85. There came a time where your plans got advanced enough that North said he could provide you the \$200,000 that was needed in order to -- for the payment of bribe and so forth.

A Right.

Q I gather there came a time where somebody was to actually physically bring the money down eventually for your brother to take Can you tell us how that came about, how you got called down by North and so forth?

A I can tell you that. I got a call. I was -- it was a Friday afternoon.

Q What month are we talking about?

A May.

MR. SCHIPPERS: Are you talking about when he

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got the money or when North first got it?

THE WITNESS: May. This is the late or later part of May.

MR. SCHIPPERS: Is that what you want to know when they first delivered the money?

MS. NAUGHTON: Right.

MR. SCHIPPERS: Sorry. I was mistaken.

BY MS. NAUGHTON:

Q All right. You got a call.

A Fawn called me at home. I was working nights because we have the 24-hour duty, and said, "Can I come down there around 6:00 or 7 o'clock because Ollie has got something?" So I said sure. So I went down there, and we sat around there until almost the next morning, 2 o'clock.

Finally this guy showed up.

- Q Was this Jay Coburn?
- A Yes.
- Q Did you know at that point who he worked for?
- A No.
- Q When did you find out who he worked for?
- A I can honestly say I still don't know who he worked for. I just, you know, I am not dumb, you know. I figured out who he worked for, but I did not know at that time. The only way I knew his name was even Coburn, because Ollie never said his last name. He said, "This is

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Jay, this is "He never even said I was a DEA agent. He said, you know, this is Jay.

- Q How did you know his name then?
- A Because he had his name on his brief case.
- Q Did you later figure out or discover that he worked for H. Ross Perot?
- A No, only through -- is this relevant?

 MR. SCHIPPERS: Answer the question,
 please.

THE WITNESS: Yes.

MR. SCHIPPERS: How did you find out?

THE WITNESS: I read that book, Where Eagles Dare, and I found out Jay Coburn was one of Perot's guys.

BY MS. NAUGHTON:

Q Did you ever believe he didn't work for Perot, but worked for the Intelligence Agency?

A CIA, yes. I thought that. But, you know, working with Ollie was working with a lot of different people, and it wasn't easy to figure out where these people came from.

Q When Coburn finally showed up that night, late
Friday night or early Saturday morning at Colonel North's
office, did it appear that they knew each other from
before?

A Yes. Oh, yes.

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Q Could you tell us what they talked about?

A No. I can only say what I talked about. I can say that after him dropping the brief case this guy,

Coburn, said or Jay said, "Do you know anybody

I said, "You know, we have got three offices over there.

May be able to help you out." He said, "Some of my friends that help me in Iran are now in refugee camps

Can you help us get one or two of them out, especially one." Some little kid. I didn't know what his name was.

I said, "Well, check with me later." I said,
"I can't do it at 2 o'clock Saturday morning, you know.
We will see what we can do."

- Q Did you indeed help him with that?
- A No. He never got back to me.
- Q How did he know you were DEA?
- A I don't think he knew I was DEA. I think he knew through Ollie. I don't know.
 - Q Did he have a suitcase as well as the brief case?
 - A No. Brief case.
 - Q Was anything --
- A Ollie had to go down and get him from the guards and bring him up. I couldn't go down because I had a gun and once you go through the metal detector, you know --

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bap-7 50 1 Did you see inside his brief case? 2 No. 3 So while he was with Ollie he never opened it up 4 in your presence? 5 Oh, yes. 6 0 He did? 7 A He took the money out and put it in Ollie's brief 8 case. 9 Q Okay. Was there anything else in Jay's brief case? 10 A Not that I know of. 11 Q What did he say when he gave him the money? 12 How did that go to the best of your recollection? 13 14 A There were four manilla envelopes. He said, "Here." Then we chatted and that was that. 15 Q Were the envelopes sealed? 16 Yes. 17 Q Did they have any writing on them? 18 Nothing. Α 19 They were plain? 20 The same ones that I took over or my brother 21 22 took over. Did Ollie sign any kind of receipt? Was there any 23 paper exchanged? 24 No, never. 25

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- Q Was there a discussion of what the money would be used for?
 - A No.
- Q Did North make any comments to Jay like the President really appreciates this or you will be getting a letter of congratulations or anything to that effect?
- A Not that I can say. I am sure he said thanks a lot, but I don't know what else. I don't remember.
 - Q How long was Jay Coburn there?
 - A About 45 minutes.
- Q What else happened other than exchanging some money?
- A We talked about this thing, and we joked about how long it took him to get the money from Baltimore up there because it took him almost six hours because his guards, you know -- I don't think \$200,000 is a lot of money, but his guards could not cross the D.C. border.
- $\ensuremath{\mathsf{MR}}.$ WOODCOCK: That will be reassuring to your lawyer.

MR. SCHIPPERS: Glad to hear that.

THE WITNESS: I was sitting there. Ollie and I talked about -- you want to hear what we talked about?

MS. NAUGHTON: Oh, yes. I am fascinated.

THE WITNESS: When he was out at Quantico, he

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was big brother to some black guy. The black guy was nice and he was this and that, and all of a sudden the black guy went out and raped some broad, and you know, we talked. Ollie and I were very tight.

BY MS. NAUGHTON:

Q Who is this? Ollie tells you this?

A Yes. Ollie and I talked all the time. We didn't talk all the time about this stuff, you know. I mean I considered Ollie a very good friend of mine. But with Coburn it was just general conversation. This was in Ollie's office, and I think it was the third floor, 305. He had the Nicaraguan posters and all of that stuff, and we always joked about it. When are you going down south again. Who cares.

Q Did Ollie ever mention to you a plan to use any of this money from Coburn or Perot for the contras?

A No, never. It was always hostages. All he wanted was to get these people out. And he said that it was of utmost importance that we get some of these people out.

Q Did he say why?

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me and what you are giving to them people, we could have done this thing six months ago.

- Q You are talking about the missiles.
- A Well, he said it was oil stuff.
- Q That was in November --
- A He would never say that he had ever sent-- to me. He would smile, but he would never admit it.
- Q Was this in November of 1985 when you had these conversations or are you talking about after?
 - A When I was Because I saw it on

 TV and my is not that good, but I could --

there was a plane that landed and took off, and I scoped a little out.

- Q In November '85?
- A I called him right then. I called him that day.
- O In November of '85?
- A Yes.
- Q Did you ask him about it?
- A I said what about this plane that landed in Iran? He says, "It is just oil stuff, you know." And the next day the guy got out.

MR. WOODCOCK: What was it about the next -- about it that caused you to connect it with North?

THE WITNESS: Anything that happened over there . I connected it with North.

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MR. WOODCOCK: You heard that a plane landed and took off in Tehran and you associated it with North?

THE WITNESS: Yes, an American plane.

MS. NAUGHTON: Did you ask him about it later?

THE WITNESS: Yes. He would never say. He would give a little twinkle in his eye or something, but he would never say anything. He said that is just stuff.

BY MS. NAUGHTON:

Q He always maintained to you it was oil drilling equipment?

A Well I can tell you this. The last time I met him he said when Poindexter tells me the old man wants something, I will do anything. That is what he said.

Q Was he referring to the President when he mentioned that?

A I don't know.

 $\ensuremath{\mathtt{Q}}$ Well, he also referred to Casey as the old man occasionally.

A Yes. I don't know whether it was Casey or the President. Casey was still alive then.

Q We have been jumping around a little bit. When is the last time you talked to North where he made this comment?

A The latter part of November of '86. I saw him after, but we never talked about it.

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Q And when you did talk a

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- Q And when you did talk about this, did you ask him what was going on in terms of the missiles and stuff?
 - A No. I said, "Ollie, what are you crazy?
 - Q Why? Why was that crazy?
- A I said, "If I knew you had this kind of pull, we could have done this thing six months ago and we would have been out of here in '85."
- Q Did you have sources who said that they could get the hostages released if they received weapons from the United States?
 - A Yes.
 - Q Which source or sources?
 - A Source one and two. Or source one and five.
 - Q What did they tell you?
- A I have to digress a little here. When we first started in January, we went to source number one, the guy from and as soon as he got there was hit upon by high ranking -- I think his name was I think he is or something or another. And said, "We don't want money. We want guns. We want munition. We want armor." He said, "Well, I can't do that," because we were under the guise of -- we were under cover, so to speak, you know,

and everybody over

there are very, you know -- they are very comfortable with us.

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They knew what we were, but they were comfortable with

MR. WOODCOCK: This is

THE WITNESS: No. We just made this up. We

weren't, you know.

MR. WOODCOCK: Let me understand this. Early on you are using as a screen, but without the active knowledge of ...

Is that correct?

THE WITNESS: Exactly, yes. Well, I don't know we said but we said

MS. NAUGHTON: So asked for weapons.

THE WITNESS: Lie wanted, and our guy said, "Hey, look it. I will get you money. I can't get you no guns. I can't get you any weapons, tanks, airplanes, helicopters. I can't give you anything, but give you money. You can go buy them. Buy them in Yugoslavia, Bulgaria, Czechoslavakia."

BY MS. NAUGHTON:

- Q Did you ever take that proposition back to Ollie?
- A Yes.
- Q And what did he say when you said

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	weapons?
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- A He said we can't do it.
- Q Was this in 1985?
- A Yes. This is the first -- this was in maybe

 March or April, February or March of '85, the first trip

 we took.
- Q Did the subject ever come up again after the spring of '85?

A No, because I think we had told the source that forget it, you know. It has got to be a bribe situation, not a ransom, but a bribe situation. And we can't -- we are not going to provide any weapons. I think even before source number five started working for me, I said, "Hey, look. If they ask you for guns or anything, forget it." He used to take leather jackets, you know, these bomadier jackets because it gets cold up in the mountains. At the used to take them to these people.

- Q Did five say that they wanted weapons? Did he come back and say they would deal for weapons?
 - A Never. Well, he never told me that directly.
 - Q Did you ever bring that subject up with North?
 - A Never, no. Well --
 - Q That five could deal for weapons for the

24 hostages?

A Never, no.

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When --

We talked about North and he is going to want something. is going to ask you, I don't know. And then the whole thing blew up.

Who was going to come meet North?

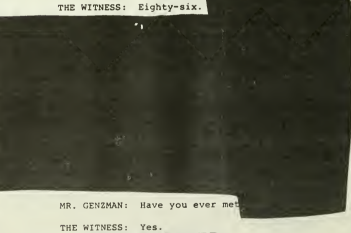


What is the date, general time MR. GENZMAN:

frame?

> I would say September, October. THE WITNESS:

MR. GENZMAN: Eighty-five?



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59 MR. GENZMAN: What occasion? 2 THE WITNESS: I met him 3 MR. GENZMAN: When? THE WITNESS: Eight-six, June/July '86. 5 BY MR. GENZMAN: 6 What did you talk about? I didn't talk to him. 8 Who was there? One of your sources? Was it 9 source five? Source five, yes. 10 11 12 You had no discussion Were you present when source five spoke with 13 Yes. 14 What did they talk about? 15 I don't know. 16 17 18 19 20 21 22 23 24 25

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But, again, you know, other than saying hello and having a drink with him, I didn't do anything.

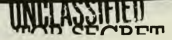
- Q Had no substantive discussion.
- A After November something or other last year,

 I have never talked about this whole thing except to you
 people and to the Walsh committee, never. My wife doesn't
 even know.

BY MS. NAUGHTON:

- Q When you talked to Colonel North then in late November about when you found out about the missiles and so forth, what was his response when you said, "Hey, if I had known you were selling missiles--"
- A He never gave me-- that is one other thing.

 Ollie always said -- sometimes we would have some other
 things going and Ollie would say, "Look it, can you hold
 back because we have got some other things."



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- Q You thought the other things Ollie had going were other similar actions.
 - A They were always to get the hostages out.
 - Q Did you have any inkling he was selling missiles?
 - A Never.
- Q Once you learned of that when the public news came out, did you ever discuss with Ollie or the irony or that you perhaps are working at cross-purposes?
 - A Yes.
- Q You were trying to bribe these people with money at the same time they were trying to get weapons from North. Did you discuss perhaps that was counterproductive?
- A and I talked about it. I said, "If we have the resources these people have, we would have got this thing over six months ago.

MS. NAUGHTON: If we could break now.

MR. GENZMAN: Could I ask one follow-up question before we break? We just talked about cross-purposes. Could you explain a bit further what you mean?

THE WITNESS: I didn't ask about them.

MR. GENZMAN: You just responded to a question about cross-purposes and I am not sure I understand what the irony is.

THE WITNESS: and I always talked. We said if we had the resources that this government has, we

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could have got this thing over.

MR. GENZMAN: Would that be by providing weapons

to

THE WITNESS: I wouldn't say weapons, no. would say provide money and then given them the right connections to buy the weapons.

MR. GENZMAN: But it is your understanding that Colonel North activities were not to provide weapons to but we are to provide weapons to the

Is that correct? Iranians.

THE WITNESS: Never. I don't know that Ollie ever dealt with the Iranians until I read it in the newspaper.

> MR. GENZMAN: That was after November of '86?

THE WITNESS: Whenever it was. Whenever that day was, newspaper got out.

MR. GENZMAN: Early November of 1986.

THE WITNESS: Thank you.

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 MR. SCHIPPERS: Before we proceed, may I make a statement for the record?

MS. NAUGHTON: Of course.

MR. SCHIPPERS: To put the testimony we are getting today in the proper frame of reference, I should mention last evening picked me up at the airport; and an accident occurred in connection with his radiator, which, as a consequence, his right arm has been scalded almost up to the shoulder, and he suffered some injuries. As a consequence, he was unable to sleep all last night and he is not under any medication but he had no sleep whatever last night. So if some of his answers tend to ramble a little bit, that's the reason. Thank you.

MS. NAUGHTON: For the record, I should also say we may ask for supplemental information which Mr. SchipperS has agreed to provide.

MR. SCHIPPER: There will be no problem with that.

BY MS. NAUGHTON:

Q If we can get back now to the Jay Coburn payment of \$200,000, what happened subsequently? Can you explain to us why you were there at all to wait for Mr. Coburn when all that really happened was Coburn gave money to North and North put it in the safe?

A It was explained to me that any large amounts of money, unappropriated money, we were not to have our hands

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on. He just wanted me there. He didn't say anything.

Q There was no reason given for you why you were there?

A Well, prior to this we had given Ollie a little diagram how we were going to go, where the money was going to go.

Q Did you tell Ollie where the money was going to go?

A to this

But it would not go from us directly.

Q You stated that it was your understanding that you were not to handle the money directly.

A Yes.

Q I think you used the term "unappropriated funds"?

A Right.

Q Where did you get that idea?

A From

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had

Q And where did he say he had heard that or been told that?

A I assume -- I cannot say where he said. I can only assume it would be from Lawn, or somebody else. I don't know.

Q When to told you not to handle the money personally --

A He never told me not to handle the money personally.

Don't get me wrong there.

Q Okay. What did tell you?

No. I think Ollie told

A He said we can't do this. You got to get somebody. So Ollie said who is going to handle it? You want to get a guy? You want me to get a guy? I said if I have to work with the guy, I will get a guy.

Q Did tell Ollie why you couldn't do this?

already been told by somebody, some -- you know, up above.

Q This is kind of important. Was it North that said you can't -- I have been told you can't handle non... appropriated funds?

A Yes. Yes.

Q Did North say he had been told that by the Attorney General?

A I don't think he said that, in words to me. I -(Witness conferring with counsel.)

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24 25 MR. SCHIPPERS. Why don't you ask him -- if I may make a suggestion -- ask him what North told him about his conversation with the Attorney General?

MS. NAUGHTON: Okay.

THE WITNESS: He said he talked to the A.G. at his nouse. He said the A.G. got to run it by Webster.

BY MS. NAUGHTON:

O The A.G. what?

But I don't know this.

A Had to run it by Webster, Webster would run it by Lawn and there were no problems. But we can't touch it.

MR. SCHIPPERS.



MS. NAUGHTON: I understand.

MR. SCHIPPERS. Did you get the whole conversation?

MS. NAUGHTON: We will do it step-by-step.

MR. SCHIPPERS. All right.

BY MS. NAUGHTON:

Q First of all --

MR. SCHIPPERS: Listen to the question.

BY MS. NAUGHTON:

Q First of all, when did North tell you that?

A I would say early April.

Q Okay.

MR. SCHIPPERS. We can get a better date.

THE WITNESS: Two weeks before we got the money.

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Right around the same time we got the money, that Coburn came. June, April? May.

BY MS. NAUGHTON:

- Q You told us Coburn dropped offthe money late May?
- A I can tell you the exact date.

MR. SCHIPPERS: We will get you some dates. Just a

second. Just a minute,

THE WITNESS: You know, I hate to ask.

MR. SCHIPPERS:

right here.

THE WITNESS: I think the 24th of May.

MR. SCHIPPERS: Early June is the best we can come up with. Early June 1985.

MS. NAUGHTON: Is that for Mr. Coburn's delivery?

THE WITNESS: Conversation with North.

MR. SCHIPPERS: After the delivery, but before they take the money. Some time in early June.

BY MS. NAUGHTON:

Q Okay. Colonel North told you that he had -- did he tell you he had briefed the Attorney General on how the plan was going to operate?

A Ollie never talked about that. Ollie said, hey, look it, I am going to talk to Meese, Webster, this guy.

Maybe he said I will talk to the President. Ollie was like that. He usually was a very name dropper.

Q Yes. But what you told us before -- correct me

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24 25 if I am wrong -- is that North said he had talked to the A.G. at his house.

- He was going to:
- Okay. But then when did you get the information from North that you shouldn't handle the funds directly? Was that after he had spoken --
 - I got that from

MR. SCHIPPERS: Let me have a second.

(Discussion off the record.)

MR. SCHIPPERS: If I might make a suggestion, pass this for now. Either pass it for now or start all over.

THE WITNESS: You are talking about a year-and-ahalf ago. I am trying to recollect what somebody said to You know, at that time it meant nothing to me.

BY MS. NAUGHTON:

- I am not as concerned with what it might have meant to you, what you felt about it, whatever. What I am interested in is what people told you. I want to start with. Colonel North.
 - All right.
- Did he tell you at some point that he had spoken to the Attorney General about this?
 - Yes.
- Did he tell you that he had briefed the Attorney General or told him about the plans? To use the -- the

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A No.

private monies --

- He said he had spoken to McFarlane. McFarlane okayed everything and said you talk to the Attorney General.
 - Q Okay.
- Or he talked to Meese. I don't think they said Attorney General.

MR. SCHIPPERS: Go ahead. Then what? BY MS. NAUGHTON:

- Did Ollie tell you he talked to Meese?
- Yes.
- What did he tell you he told Meese?
- He said Meese would clear it with Webster and, you know, he didn't see any problems. This was just for us, me, and -- or myself and to work with. Because at that time DEA was questioning our association.
- Okay. I understand that part. What I am asking about now is the actual plan that you had with source one and the 200,000 to be paid and so forth and so on. Okay?

Did North tell you he briefed the Attorney General about that? Now, this would have been early June?

- With our first plan, yes.
- And did he tell you that the Attorney General had any comments or advice -- wait for the question -- on

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whether or not unappropriated or private monies could be used to pay these bribes?

A Never.

MR. SCHIPPERS: May I make a suggestion? I think you have to clarify if you would ask him specifically how he found out about it? From who and how he found out about not using the appropriated funds or not touching appropriated funds.

MS. NAUGHTON: I will. But I want to stick with what North said.

BY MS. NAUGHTON:

- Q When North told you he briefed the Attorney

 General on the plan, that is the \$200,000 plan, what did he
 tell you that the A.G. said about it?
- A To the best I can say, he said that Meese would talk to Webster and Webster would okay it.
- Q Did you ever understand why Webster had to be involved in it?
 - A He is in charge of the DEA.

MR. SCHIPPERS: Speak up just a little.

THE WITNESS: Jack Lawn is in charge of DEA. But he is -- he still has to report to the FBI.

MS. NAUGHTON: All right.

MR. GENZMAN: Let me interject. You said North said the Attorney General would -- said he would clear it

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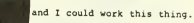
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24 25 with Webster. What was the "it"?

THE WITNESS: Sq



MR. GENZMAN: Can you be more specific?

THE WITNESS:



and I could work with

Colonel North.

MR. GENZMAN: Thank you.

BY MS. NAUGHTON:

Q Now, when you were told that you could not personally handle unappropriated funds, that someone else should do that, who told you that?

- A Ollie.
- Q And did he tell you why?
- A No.
- Q Did he tell you where he had gotten that idea?
- A No. He didn't.
- Q Did he tell you this after he briefed the

Attorney General?

A I don't know --

MR. SCHIPPERS: Time out.

(Discussion off the record.)

THE WITNESS: It was after.

BY MS. NAUGHTON:

Q And when Colonel North told you that you would have to have another guy, because you couldn't handle the funds, what did he say about that issue?

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	A	Нe	said	do	you	want	to	get	a	guy	or	can	I	pick	my
own	guy?														

Q But did he tell you why you needed another guy?
Why you couldn't do it?

(Witness shakes head.)

MR. SCHIPPERS: Out loud.

BY MS. NAUGHTON:

Q Is that a no?

A No.

Q Okay.

told me that.

ell you that before this conversation?

A said you either get your brother or I will get another guy.

Q When told you you needed another guy, did he tell you why?

A Yes.

Q What did ell you?

A Said because this is a large sum of unappropriated monies. I don't think he said it in those words, but he said we can't touch this money.

Q Did ell you where he got that idea?

A Fran Lawn. Jack Lawn. Our administrator-

Q Did he say that Lawn had consulted anybody else

on that issue?



CAS-9 1 I don't know. I don't question 2 I am not asking if you questioned him. I am asking 3 you if he told you that Lawn had not talked to anybody else. 4 No, he did not. No. 5 So would I be correct in saying that your sense of 6 not being able to handle the private monies came from both 7 and Colonel North? 8 Yes. More from than from Colonel 9 North. 10 Q Did Colonel North tell you that he had put this 11 plan down on paper and sent it up the line for approval? 12 Never. 13 Have you ever seen -- during that time or since --14 any memoranda that Colonel North prepared in describing 15 your plan? We gave him a one time. We gave him a 16 17 schematic involving a lot of 18 sensitive names. I don't know what he did with it. I don't 19 know where it went. 20 Did he destroy it in your presence? 21 No. 22 So he kept it as far as you know? As far as I know. 23 Just for the record, did you prepare any reports 24 25 on your activities to be sent to Mr. Lawn?

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CAS-10 1 Never. 2 Did you prepare --3 Well, wait a minute. There was -- the first 4 three months, I gave Abraham Azzam some briefings. Because 5 this guy didn't know what he was going anyway. He had a 6 piece of paper in front of him. So, you know, but it was all what do you call it? Fluff. It was all --7 MR. SCHIPPERS: Fluff is better than any other 8 word. 9 THE WITNESS: Everything was moving along the way 10 it was supposed to. 11 BY MS. NAUGHTON: 12 Were these all oral reports? 13 No. This was in writing. You should have them 14 from Azzam. Did you talk to Assam? 15 Yes. We don't have reports from you. 16 Did you keep copies of these reports? 17 No. This is only the first three months, 18 January, February, March. Not even January, really. February 19 and March. 20 Were these typewritten reports as opposed to 21 handwritten reports? 22 Typewritten. Not by me, but one of the 23 secretaries typed them. 24

Did you ever prepare any written reports, either

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24 25 handwritten or typed for Colonel North?

A Never.

Q Did you ever submit vouchers or claims or receipts to Colonel North for your expenses?

A Well, you would have to, you know, go into that at length. I would sometimes give him a little piece of paper, say this and that.

MR. SCHIPPERS: Let me interrupt for a second.

you have to speak up. He is having a hell of a time
picking you up.

THE WITNESS: I would sometimes take a little piece of paper and I would say, hey, this is telephone calls, this is laundry, this is the bill. He would take them.

BY MS. NAUGHTON:

Q Would these be --

A Not every time. Sometimes I would call him up and say, hey, it is about six to eight hundred. He never had a problem. He never paid us on time.

Q Why not?

A He would give it to us if he had it, but he didn't always have it. Sometimes, I mean, we waited three, four months.

Q Did he tell you why he didn't have it?

A This is a very --



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24 25 MR. SCHIPPERS: Answer the question.

THE WITNESS: No.

BY MS. NAUGHTON:

- Q He never told you why he didn't have it?
- A He would say "I ain't got it."
- Q Was it your understanding these were private monies or Government monies? Just --
 - A I thought it was CIA money.
- Q Monies just for your expenses. I am not talking about --
- A I always thought it was from Dewey or Clair George or somebody like that.
- Q Why did you think then that North couldn't get it?

 Or was -- why he had to be late with the payments?

A I really can't answer that. I don't know. That is the way he was. He is that type of person. He trusts you.

I trusted him. He always -- sooner or later, he always paid. Or came up with our expenses. I mean, you know, if I went back --

MR. SCHIPPERS: Okay. You answered the question.
BY MS. NAUGHTON:

- Q Does he owe you any more? Were you out any money by the time it was all over?
 - A I would say yes, sure.
 - Q Can you give us an estimate?

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24 25 A hundred dollars? A thousand dollars?

A I would say about six, \$7,000.

Q If you thought it was Government money, why is it that you thought you didn't have to submit receipts and

vouchers and claim forms, et cetera?

No.

A He wanted it that way. He said I don't want to see no reports. I said, do you want to see -- he said I don't want to see anything. I trust you. He tried us out, you know, once or twice. After that --

Q What do you mean "tried you out"?

A You know, if you came back with ludicrous things.

Actually, we probably came back with low, because we would always complain the hotel bills, the telephone bills. You would spend maybe six, \$700 a day just in telephones. I would say, Ollie, why don't you give your

secretary a call. He would say, no, you call me.

Q Did he say he didn't want the vouchers just because he trusted you or because he didn't want things in writing? He didn't want a record?

A I think because he trusted us.

O That was the only reason given to you for it?

A That is the only thing I can -- he never asked

for anything.

MR. WOODCOCK: You testified you assumed he was

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24 25 getting the money from the CIA; is that right?

THE WITNESS: Yes.

MR. WOODCOCK: You had received money from the CIA yourself in mid-March of 1985?

THE WITNESS: Yes.

MR. WOODCOCK: When you received that money you had to sign a receipt for it?

THE WITNESS: Yes.

MR. WOODCOCK: You later filled out purchase of evidence forms, DEA forms; is that correct?

THE WITNESS: Yes. But not for the DEA. Just for, you know, giving the money.

MR. WOODCOCK: Whose forms were they that you filled

THE WITNESS: I used DEA forms.

MR. WOODCOCK: Who did you give them to?

THE WITNESS: Souce one.

EXAMINATION ON BEHALF OF SENATE SELECT COMMITTEE

BY MR. WOODCOCK:

Q Let me show you something.

You gave source number one \$50,000 -- the \$50,000

you received from the CIA in two installments; is that

right?

- A Exactly.
- Q Let me show you -- actually we should have this

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is that

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-2 was marked for identification.) (Exhibit

BY MR. WOODCOCK:

- Let me show you what has been marked as Exhibit number 2.
 - This is the \$10,000?

MR. SCHIPPERS: No. He is just showing you that. BY MR. WOODCOCK:

Take a look at that, please.

That is a form that evidences the transmission of \$30,000 to source number one; is that right?

Right.

marked as an exhibit.

- And your signature is on that form; is that correct?
 - Right.
- Also, the signature of correct?

Correct. Α

- Who did you fill that form out for?
- Myself.
- O You can see that in the -- on the form are letters indicating the agency, CIA, which means that we received this form from the CIA. When you filled that form out, did you know it was going over to the CIA?
 - Yes. Well, I guess they asked for something.

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24 25 Q My question is, as you received money from the CIA, and the CIA ultimately received paperwork on what you did with the money, as is evidenced by this form, yet you also received money from North which you understood to be CIA money; correct?

A Yes.

Q Did it occur to you that North would also have to justify to the CIA what he was doing with the money he was giving to you?

A North could do whatever he wanted to do with his money as long as he gave it to me and didn't ask for a receipt. I don't care what he gave to the CIA, XYZ, or anybody else.

Q What I am asking you is different than that. What I am asking you is did you believe that North would have to justify to the CIA what he did with the money he gave to you?

A Yes.

Q How as he going to do that if you didn't give him the basis on which you spent the money?

A I don't know.

Q Did you ever ask him about that?

A No.

Q How long have you been in Government?

A

And as a DEA agent, you have had to justify your

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expenses, correct?

- A Always.
- Q When you go on a trip, you justify your expenses?
- A Always.
- Q When you give money to an informant, you detail that in writing; don't you?
 - A Always.
- Q So that to the extent North wasn't asking you for documentary support for your expenses, that was not in line with your expenses as a Government employee; is that correct?

A Now, wait, that is a little -- I would say that in all my years I never worked -- I never worked for anybody like Ollie North before. I have always had to justify everything. I have justified everything.

You can go back through my career. I have been in a lot of trouble, but I have always justified everything.

I have been cleared, exonerated of everything I have ever done. It is just working with Ollie was like a breath of fresh air. We will do it. Go do what you want to do.

Q But --

A As long as we are trying to get the hostages.

That is all he was -- he was -- you know, how can I say it?

He was passionately involved in this hostage thing.

Q Understanding that North was unique in your

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Government experience, still, didn't it occur to you, given your Government experience, he might be making a lot of trouble for himself if he didn't ask you for the back-up documentation for how you spent the money he gave you?

- That is his problem. It ain't mine.
- Q Well, you had some regard for North, did you not?
- Yes.
- You didn't want to see him get in trouble, did you?
- No.
- Well, then didn't you, as a friend, want to take him aside and say, hey, look, Ollie, you could be creating a problem for yourself because you are not documenting what I am doing with the Government money you are giving me.

Yes. I can understand where you come from, but I just cannot say that -- I mean I just can't answer that. I can't say that I was worried about Ollie. I was -- hey --

Did you just think he could do whatever he wanted to do?

No. I don't think he could do whatever he wanted to do. He always said that this is okay. I don't know who okayed it, but --

(Witness conferring with counsel.)

THE WITNESS: I never, ever questioned Ollie's or Colonel North's justification for where he got the money. I don't know.

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Q You assumed he was getting it from the CIA; is that right?

And he never questioned mine or

A I --

Q Did you ever ask him?

BY MR. WOODCOCK:
You never --

A All except the 200.

Q Pardon?

A The 200 I knew.

Q Let's put the 200 aside. Did you ever ask him when you were getting this money from him where he was getting it from?

A Never. Never.

Do you know if ever asked him that?

A I don't know. You have to ask that.

Q Did you and ever talk to each other about where Ollie was getting this money?

MR. SCHIPPERS: During this period?

MR. WOODCOCK: During this period.

THE WITNESS: Sure.

BY MR. WOODCOCK:

Q What did you say to one another about it?

A He always had it in the third drawer of his safe.

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CAS-20 1 That was unusual in your Government experience, 2 too, was it not? 3 (Witness nods head.) 4 BY MR. WOODCOCK: 5 It was? 6 7 MR. SCHIPPERS: You have to answer audibly. 8 BY MR. WOODCOCK: ever talk about that, that 9 Did you and 10 he was a Government employee and pulled money out of a safe in his office? 11 12 13 14 was an unusual circumstance? 15 No. What? 0 17 Never. Why not? Why not? 19 20 21 22 23

No.

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I am sure we did, but I am not -- I can't. Did you ever think to report back to DEA that this I can't answer that. I don't know why. It just looked like -- you are asking me a question I can't answer. Let me ask the question a little differently. You said earlier in your testimony you had been in trouble before and always had been able to justify your way out of it; is that right?

In those instances CAS-21 2 Never having to do with anything like this. 3 I understand. Have the records that you kept ever played a role in exonerating you? 5 Never. The records you kept have never played a role 6 7 in exonerating you? 8 Never. MR. SCHIPPERS: I can clarify that. 9 10 THE WITNESS: 11 MR. SCHIPPERS: 12 13 14 That is what he was talking 15 about. It had nothing to do with records. BY MR. WOODCOCK: 17 Let me ask the question differently. You have been with DEA now for 19 various titles. 20 21 You have travelled as a DEA agent? Q 23 And you keep records of your travel; right? 25

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Q	How do you justify your expenses when you come bac
	MR. SCHIPPERS: You misunderstand the question.
	THE WITNESS: I keep records when I travel for DEA
	BY MR. WOODCOCK:

- Q If any question arose out of what you put in for a travel request, the records you keep would assist you in justifying your expenses, correct?
 - A Yes.
- Q When you worked with Ollie North, you did a great deal of travelling, correct?
 - A Correct. Not -- yes. Quite a bit.
- Q Yet the way he ran the operation, you weren't required to keep records of where you travelled or how you travelled or how much it cost you; correct?
 - A Correct.
- Q Didn't it ever occur to you that further down the rand, you might get into trouble for being unable to justify your own expenses?
 - A Never.
 - Q Why not?
- A Because, again, you asked me a question. You want me to expound.

MR. SCHIPPERS: Tell him. Answer the question, Why weren't you worried?

THE WITNESS: If I thought that this thing was

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CAS-23

 going to come down to this, I probably would have. I did not believe that anybody that is working for the United States Government would ever be questioned in order to release some American people being held hostage by a hostile country in risking their lives. I would not believe that. I still don't believe it today.

BY MR. WOODCOCK:

Q Now you --

A And I don't care how much money. You give me \$2 million. I will take \$2 million. You think I would take 10 cents? I won't take 10 cents from these people.

If they want the money, want the money, give it to them.

- Q My question is, your travel records protect yourself?
 - A I don't have travel records. I don't have any.

 MR. SCHIPPERS: Listen to the question

 BY MR. WOODCOCK:
- Q Your travel records protect you from any later auditing. That has been your experience as a Government employee?
 - A For DEA, yes.
 - Q Right.
 - A You can go get my DEA records.

MR. SCHIPPERS: No. Listen to the questions,

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BY MR. WOODCOCK:

Q I want to understand your testimony on this. Is it your testimony that it was the nature of the mission that caused you to believe that you did not have to keep the same kind of travel records that you would have had to keep with DEA?

A Yes.

Q Is it also your testimony that it was the nature of the mission that would have taken you out of any question about those records should any questions arise?

A Yes. Exactly. In all the travel I did, Mr. Lawn, my director, my administrator, who is a fine man, never asked. All he said was, look, you are cleared. Or he told you guys can do it with North.

Q Did it ever occur to you to go to your administrator and say you wouldn't believe the way they do business over there at the NSC, Ollie just pulls open a drawer and gives us money.

A Yes. I said I wish I could work like that all the time.

Q Did you say that to your administrator?

A I never said it to him. I never talked to Lawn.

Q Did you ever talk to anybody in DEA about this strange procedure of pulling money out of a drawar?

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No. We did it when we were -- when we had the CIA money. We just went up to New York and gave the guy 20, 30 grand. You know.

I am talking about -- there you had to go to CIA and sign for the money; right?

I had to.

What I am talking about now is when you went to North's office, North pulls up a drawer, gives you some money. Did it ever occur to you to go back to the people at DEA and say, gee, this is unusual, this is a strange way of doing business, you won't believe it?

A I am sure we talked about it. We didn't go up to the boss and say, hey, you know, there is something funny going on here.

I am not talking about something funny. I am just talking about something very much out of the ordinary.

A I am not saying something funny. Not something queer or unusual. Ever.

MR. SCHIPPERS: Can we go off the record for a second?

(Discussion off the record.)

THE WITNESS: I will go back on the record and say at times Colonel North has asked me to go do something and said I don't have any money, can you do it? Sooner or later, three months, two months down the line, he would

90 give me the money. BY MR. WOODCOCK: Did you just chalk that up to this being a covert No, because I trusted Ollie. No. I mean this lag in time between your incurring expenses and him paying you the expenses? Is that your understanding of how the Government ordinarily works? No. What did you attribute that to? Well, you know, and I know. But I didn't MR. SCHIPPERS: He is asking you what you attributed

BY MR. WOODCOCK:

At the time.

MR. SCHIPPERS: Why did you think you had to wait

three months?

from.

know then.

it to --

THE WITNESS: I don't know where his money came

BY MR. WOODCOCK:

You assumed it came from CIA?

Casey was already -- always gone.

MR. SCHIPPERS: Wait a minute. Let's get the answer

operation?

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BY MR. WOODCOCK:

on the record.

Q What did you attribute the lag of time between your incurring expenses and North paying your expenses to?

A I would think that Ollie would put in like every month some kind of voucher to the CIA and sometimes he had arguments with certain people.

MR. SCHIPPERS: In the CIA?

THE WITNESS: Yes.

BY MR. WOODCOCK:

Q Did you know who they were?

A And he would always say -- I don't have any money. I have to wait until the old man comes back.

Q Meaning Casey? Is that correct? Is that what

A I assumed that, yes. I don't say it is correct.

I assume that.

Q Did you ask him why the people were objecting to the vouchers he was submitting?

A Never.

Q So you had no idea what the problem was?

A No.

Q But did he tell you that he was submitting vouchers to the CIA?

A No. I assumed this.

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 $\ensuremath{\mathsf{Q}}$. Where does this conversation come from that you are describing to me?

A I would tell him, hey, look, my American Express is calling me.

Q What does North say when you say that?

A He says I will get it for you as soon as I can.

Trust me. He says, I am having a problem.

Q With whom?

A He never said. He said, I am having a problem, I am a little short, trust me.

He said somebody is out of town or out of the country.

Q Okay. I want to re-trace this testimony because now I am confused on it. There was from time to time a lag in your incurring expenses and North paying you for those expenses; correct?

A Exactly.

Q And there was at least one occasion when you, during this lull or this lag time, told North, look, I have got a problem with these expenses, what can you do about it; is that correct?

A Exactly.

Q And North's response was you have got to trust me, you have got to give me more time, somebody is out of town; is that correct?

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HAPP ASE TOR 93 1 That is correct. CAS-29 2 Now, was that a sequence that was repeated on any 3 other occasion? 4 This was done just about every time. 5 Did it occur to you that was unusual in your 6 Government experience? 7 Yes. Did you ask North what kind of an operation he 8 was running that he couldn't pay in the ordinary way a 9 Government voucher, or a Government-incurred expense? 10 I never gave him a Government voucher. 11 Let me ask it differently. A Government-incurred 12 That he couldn't pay that in the ordinary way? 13 expense? But I think from the start Colonel North 14 explained, he said, hey, look, we get the money when we 15 can get it. That is it. 16 Does that sound like Uncle Sam to you? 17 18 No. Did it sound like Uncle Same to you at the time? 19 Did it what? 20

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Did it sound to you like the way the Federal

Government works at the time when he said we can get the

money when we can get it?

Yes.

It did?

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	A	Вес	cause	e I	work	ed wi	th th	e CI	A ma	any ti	mes.	And	1
have	yet	to r	neet	one	guy	that	told	me	his	right	name,	let	
alone	e giv	ve me	e moi	ney	on t	ime.							

They still owe me money from when I went to for them, pulled a guy out of

- Q So you did think this was the ordinary --
- A I --

Yes.

Why?

- Q Wait a minute. Is it your testimony this was the usual way the CIA worked in your experience?
- A No. I wouldn't say -- I am not coming down on the CIA. I think they do a good job, as well as they can do. They don't do things the way other agencies do them.
 - 0 And --
- A I think if Colonel North had legitimate expenses that would take him about a month or two months to get the money out of the CIA, yes. I will tell you that.
- Q So nothing in that experience led you to question whether this was in fact Government money you were receiving, is that your testimony?
- A He never gave me anything except cash or travellers' checks.
- Q Okay. But that is a different question. There is nothing in this lag time that led you to believe that this

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24 25 money that you were receiving from him was not in fact U.S. Government funding?

- A I never worried about it.
- Q Wait a minute.

MR. SCHIPPERS: Listen to the question, Try to answer it.

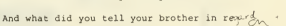


BY MR. WOODCOCK:

- Q There was nothing in your experience with this lag time, your going out incurring large expenses and waiting months to be repaid, that led you to believe that North was using something other than U.S. Government money to pay you back; is that correct?
 - A Correct.

 EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE
 BY MS. NAUGHTON:
- Q Okay. Forging right ahead. Still in May or June of 1985, how soon after Jay Coburn arrived with the money, Colonel North put it in the safe, did you actually leave
 - A About a month.

Q About a month went by? Okay.



to this assignment?

For the record, your brother,



along with you on this trip; is that correct?

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1 CAS-32 Right. A 2 What was the purpose for him going alone? 3 He was going to -- he was going -- he would carry the 4 money. Okay. Did you tell him why he would have to carry 5 Q 6 the money? 7 Α Yes. 8 What did you tell him? 9 I told him that we are working on this 10 official hostage thing and we had some money here, but I can't take it, are you available? And he said, well, 11 12 when can we do it? 13 Now, for the record, your brother 14 is that correct? 15 Correct. he made the 16 acquaintance of Ed Hickey; is that correct? 17 18 Yes. Ed Hickey later became Assistant to the President; 19 is that correct? 20 Correct. 21 Your brother and did at the time 22 he helped you with the money. Could you explain what kind 23 of business he has? 24 25 For that firm?

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What does the firm do?

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A Q

Yes.

Yes.

Q

Q Aside from your brother and yourself, did anybody else go with you on this trip?

A No.

Q What did you do about the currency transaction reporting requirements in regard to taking the money out of the country?

A Absolutely nothing.

Q You didn't fill out any forms?

A No.

Q Did you clear it with Customs ahead of time?

A Yes.

O How did you do that?

A I called -- well, I shouldn't say that I did. I think I called and said that and his brother are coming out with -- or and another guy will be out there and they are going to take \$200,000 out and it is all official.

Q Was the reason for the trip given to Customs as far as you know?

A Never

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24 25 Q Now, was there -- were there any wheels greased, so to speak so that your landing and arrival would be -- A No. Even in when we got to they

A No. Even in when we got to they opened the bags. They saw the money. They didn't even look at the money. They went looking for hand grenades or something.

- Q Did you have to report the money at all
- A Never.
- Q How long were you
- A Three, four hours.
- Q And from where did you go?
- A How long were you
- Q How long were you
- A Two days.
- Q Where did you go from
- A
- Q Is that where you met the source?
- A No. We met the source and the sources sub-source
 - Q Does the sub-source have a code name?
 - A Q And you met them
 - A Yes.
 - Q Did they travel with you

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The source did. The sub-source took the money and went

What did you do with the money once you arrived

What did your brother do with the money once you

MR. SCHIPPERS: You mean physically?

MS. NAUGHTON: Yes.

BY MS. NAUGHTON:

Did you keep it at the hotel?

The same day -- we got in around four o'clock in the afternoon. You can check the flights. I am pretty sure it was four o'clock. bicked us up at the airport.

We went to the hotel. He pointed out the sub-I met with the source. So I said, well, let's go up to the room. I think we were in my room or my brother's room. The source came up. There were four manilla envelopes, that color.

(Witness indicating.)

THE WITNESS: Each containing -- I never counted it-all, but I assume each containing \$50,000 and we turned it over to him.

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source

Source one?

Okay.

who always had his briefcase with him.

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24 25 BY MS. NAUGHTON:

- Q Did he pay for
- A This is
- Q Oh, I see.

Q Did he pay for that or did you?

A I am sure -- I don't know. I don't remember. I would think that that source one paid for that. He always paid for everything. Not everything. I mean, everything to do with his sub-sources.

Q Now, while you were in transit with the money and when you arrived your brother had custody of the money; is that correct?

- A Yes.
- Q But he was doing with it what you wanted him to do with it, instructed $^{40}_{\rm him}$ to? In other words, it was not his to spend as he saw fit?
 - A Correct.
- Q Did you and your brother leave at the same time?

with

A No.

the source.

- Q Did you stay?
- A I went -- after I went back

Q Could we have a time period?

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Why did your brother go

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1 -15-39 He went he stayed one day, and then he 2 went back to New York: 3 Do you know how your brother was paid? Travellers' checks. 5 Travellers' checks? 6 Yes. 7 From whom? 8 Colonel North. 9 Were these drawn on a Central American bank? 10 You say "Central", I say "South". 11 South American? 12 Yes. Equador, I think. 13 Do you know how much your brother was paid? 14 \$5,000. I got \$5,000, he got \$5,000, and 15 got \$5,000. I picked it all up. I had paid for my 16 brother's tickets. It was and some change. met us at the airport and I gave him 5,000. Ollie 17 18 gave me the money. 19 So Ollie gave you a total --20 Of \$15,000. 21 -- of \$15,000 in travellers' checks? 22 Exactly. Did you ever ask Ollie how come these South 23 24 American travellers' checks came into his possession? 25 Well, we were a little skeptical to start with,

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noon

 Duc --

Q Did you ask him about it?

A Never. I asked him -- yes. I said are these things good? I said I have never seen anything like this before.

Q What did Ollie tell you?

A He said don't worry about it. We went out to

Dulles Airport and the first thing I did was go up to the

exchange place and cash them in.

Q Did Ollie tell you he had ever cashed them?
That he had done it and they were good?

A No.

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BY MS. NAUGHTON:

Q Now, I want to ask you a little bit about the plan as it was to happen, of course, before the TWA hijacking sort of put a wrench in the plan. Could you tell us as specifically as possible, what exactly was to happen when went with the 200,000

A Well, you have to draw like -- he asked us for -MS. SCHIPPERS: He who?

THE WITNESS: Ollie. I will put that as the



THE WITNESS: They are all the same. This is a guy named -- I can't really write all the names the way they are. This guy's name

MR. SCHIPPERS: Is this a reproduction of a

18 document you gave North?

THE WITNESS: Yes. and he was the one that source No. 1 said had control, but he would have to pay this guy and pay this guy.

BY MS. NAUGHTON:

Q Actually, the three at the top are going to make the approach

A No. He had already made the approach, source No. 1,

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-- and the source

had already talked to this guy

and our source said, "Look it, I'm over here. I don't work for the government. I don't work for the United States. I'm just the middleman. You want guns, I'll give you the money, you go buy guns. " Bulgaria, Czechoslovakia, Hungary, over there. I said, I cannot give you guns. So he came back and he said to us, he said, "Look it, the quy wants guns." And I said, "Well, gee." Me and said, this is strictly, you know, thing. Do what you want with the money. You got to pay them off. You got

to buy guns, buy guns. Who cares? But we can't give you

guns. So this guy then, although

I think his name is -- I insisted upon it.

have all the names, but I just can't think of them.

He said,

"All right, okay, as long as you go to

after the TWA thing,

ve sent

source No. 1 in. He came back and he said, "Can you get me arms?" So we went to and tried to get some of this stuff that you can't use in the United States. I'm digressing, you know.

Which one is the one

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and according to your

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A He's the important person there.

Q Okay. What I don't understand --

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MR. SCHIPPERS: Could I suggest you mark that?

(Exhibit No. 3 was marked

for identification.)

BY MS. NAUGHTON:

chart, he's central.

Q Showing you what has been marked Exhibit 3, which is the diagram we are working on, if it was

that was to persuade or influence

ho had control of the hostages, what part did the

have to play in that scheme?

had control.

had control? Is he

I don't know.

Q Did control pass from one to the other?

A He had access.

MR. SCHIPPERS:

THE WITNESS:

which is where we believed,

or we -- yes, we believed the hostages were being held.

There's nothing guaranteed in that part of the country.

BY MS. NAUGHTON:

Q All right. If he controlled that, why would you

have to pay off

on the bottom of your chart?

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1 Because he also, he was 2 This quy was and his 3 people would They were 4 the, you know, the people 5 Q Okay. Do you know how the money was to be broken down in terms of who was to get how much? 6 7 No. Did source 1 ever come back to you and tell you 8 who had gotten what? 9 No. 10 Did you understand to whom the bulk of the payments 11 would be made? 12 A Yes. 13 Who was that? 14 15 Now, once the payments were to be made, what 16 exactly was to happen? 17 Once the payments were made -- it's a very tough 18 question. We didn't know what was going to happen. We 19 expected the release of certain people. 20 They don't just appear 21 Yes. No, not No. 22 Tell me what --23 24 How were these people to be released? In other 25

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words, was it to be a forcible extraction? Was it to be a

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24 25 A Bribing. It was always bribing. May not even be bribing. It may be

Q Is your answer then you didn't know exactly how they were going to get the hostages released?

A Not from My answer is that they were going to get them to Put it that way.

MR. SCHIPPERS: By "they" you mean the people that had been bribed were going to get them into

THE WITNESS: Exactly.

MR. SCHIPPERS: One way or another, right?

THE WITNESS: One way or another, yes.

MR. GENZMAN: Were particular hostages named?

THE WITNESS: Buckley was always number one.

MR. GENZMAN: How about the second?

THE WITNESS: That was I think Jenco, I think the

priests.

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BY MS. NAUGHTON:

Q Now, assuming they had physically gotten them out
and into what was then
to happen?

A Well, then either source No. 1 would motor them

, via seagoing vessel or Colonel North said he may

be able to either talk to

the American ambassador over there, who he

didn't get along with,

Q To

A Yes, but we didn't want to motor them and we though, you know, they would need medical attention.

Q All right. So there were two possibilities. One,

A Or American military. I don't care, you know.

Q And the other plan?

A Was to try to get Ambassador

Q Now, what steps were taken by either you or carry out either of these plans?

A None.

Q Well, what were you going to do if this had

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worked and the hostages showed up with no plans being laid?

- We had our plans between me and
- That's my question. What were you going to do?
- We would have to wait and see what happened, whichever way it went, whichever way the wind blowed at that time.
- Let's say the wind blew the hostages out of where they had been held captive and they were now in

What were you going to do?

- Well, I wasn't going to do anything. If the source said I have them, we can take them by boat or we can take them to the embassy, do it, whichever is easiest.
 - Which embassy?
 - American embassy.
 - Where?
 - In West Beirut.
- All right. So you were relying on whatever the source would tell you he could do?
- Yes. Not being there physically, I mean we have to rely upon this person.
- But you took no steps yourself to alert the U.S. ambassador?
- I didn't. I told -- we explained to Ollie what we may need.

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112 Okay. What steps, if any, did Colonel North take? I don't know. I don't have the slightest idea. 2 Did anybody contact to see 3 whether or not they could provide a vessel? I know Ollie was very close with these people. 5 I'm not askingif he was close. I'm asking, what 6 steps were taken? 7 I don't know. 8 Were there any steps taken with the American mili-9 tary? 10 Never, that I know of. 11 Were there any steps taken to secure 12 13 A Yes, a couple. 14 Could you tell me what that was? Q 15 Well, we tried to 16 17 18 19 You mean his other trips 20 All his trips. We always tried and he could 21 never -- the ambassador always said no. 22 When you say you tried, did you speak to the 23 ambassador?

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113 Yes. No. Did Q speak to the ambassador? No. How did you try Talked to the DCM. MR. GENZMAN: Is that DCM or Beirut? THE WITNESS: I didn't talk to him. BY MS. NAUGHTON: Did Q alk to the DCM? No. Who talked to the DCM? Eithen So did eithe take steps to secure No. So no steps were taken? It was just to get source No. 1 in and out because Q Then let's go back to my original question. was out because the ambassador wouldn't go for it. To get this source in. But if we got the hostages to the American embassy, then I think the

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them over

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But you know of no one who took steps to see if he could do that before -- you were going to wait to learn that the hostages had actually been released, right?

ambassador probably would have made a concession and flown

Once they got out of and over to we were confident they would be okay. They would have medical treatment. But not like, you know, we are used to. They would get medical treatment like the Lebanese are used to.

Did you take any steps to see they would get medical treatment once they arrived

That was up to Colonel North. He said, "Once No. you get them here, I'll take care of them."

By here --

Once you get them out, I'll take care of them. Not even that. Once you get your hands on them and they are in your physical possession, I'll take care of them.

Where did you intend that they would stay



I didn't have

You made no plans, then?

They can stay in a hotel. They would stay No. wherever they wanted

Did you ever tell Colonel North you would make plans to rent a safehouse?

- We had talked about it once.
- Had you rejected that idea?
- I didn't reject it. I don't think anybody rejected the idea. We were trying to think whether they would be better off because if we got two, then we were going to go back and get the rest. You're going to have to, compartmentalize, split up, put them in a box and keep them quiet, because they all want to go to the newspapers and tell their story. So we are going to have to kind of lock them up, you know. And this was the idea.

I thought it would be better

- Q But it was up to Colonel North to make the arrangements
 - It was his arrangement, yes.
- What made you think once two of the hostages were released you could go in and get the rest?
- That was the deal. That was the deal with these people.
 - Explain that to me.
- Once whoever effected the release of two of them or one of them, they were dead if they didn't come out anyway,

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so that was what mainly the money was for, to relocate these people. So then there was nothing to stop these people from getting everybody else out and all his friends, his family, whatever, and take the whole bunch if they were all together. We did not know that they were all together at this time. We were just trying for as many as we could. And not even just the Americans. We were trying for the British, French, Italian.

Q Are you saying, then, that once they accept your bribe money, the leverage --

A Once they take the money, they are in. They are dead if they don't.

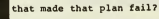
Q So they might as well release them all, was your thinking. Was that going to take more money?

- A Yes.
- Q How much more money?
- A Enough to relocate everybody.
- Q Did you talk in numbers?

A Well, you're talking about, you know, 500 grand a head, probably.

Q Those are my questions on that episode. Does anybody have anything else? Okay.

Now, was it the TWA hijacking or the death of



It was a little of both.



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Q Both? After that episode between, let's say, June of '85 and January of '86, what were you doing vis-a-vis this operation and Colonel North?

A What do you mean what was I doing?

Q What's happening?

A Well, it was very quiet. The source No. 1 was

going in and out.

There was a lot of things. A daily basis, I don't

have a recollection.



Q Now, prior to that, if we can go -- in December of 1985, the hostage location task force was reorganized. Did you know anything about that?

A No.

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Q	Did	you	ever	attend	any	meetings	of	the	hostage
location	task	ford	ce?						

- A Never. Never.
- Q Why is it you were not a part of that?
- A Because Mr. Azzam was in charge of that.
- Q But after Azzam dropped out in July of 1985, how come it is that no one from DEA then attended those meetings or did anyone from DEA attend those meetings?

A I don't even think they told us about them. I thought Azzam was handling it. You can't answer that. If he's not there and he doesn't tell anybody to take his place, nobody goes.

- Q All right. Did anybody, did Colonel North or anyone describe to you the meetings or what occurred?
 - A No. He thought they were a bunch of crap.
- Q Now, tell me about Charlie Allen. When did you first meet Charlie Allen?
 - A In December of '85.
 - Q Where did you meet Charlie?
 - A At his house.
 - O Do you remember when in December that was?
 - A Before Christmas. The second week.
 - Q How did that come about?
- A He called us up or Ollie -- Colonel North had
- said, "Look it, I'm getting really inundated by everything."

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	What he mean by "everything, I assume it was down south.
	said, "Look it, whatever you tell this guy Charlie Allen
	and his junior partner there,
	who went up and met source 1 or source 5, I think source
I	1 and 5 you know, "do what you can." He said, "Whateve
	you tell Charlie will get back to me."
	Q Wait a minute. Does Charlie first contact you
	or does North tell you to go see
	A North told us.
	MR. WOODCOCK: He mentioned on that
	first mention of Allen?
	THE WITNESS: Yes, sir. Allen, Charlie Allen
	tried to sluff
	MR. WOODCOCK: Wait a minute.
	THE WITNESS: He said, "This guy"
	MR. WOODCOCK: When North first brings Charlie
	Allen to your attention, does he also bring the name

THE WITNESS: No. I was in Ollie's office.

MR. SCHIPPERS: Who did Ollie mention the first time, was it Allen and or just Allen when he said what you tell him will get back to me?

THE WITNESS: I don't know.

MR. SCHIPPERS: What's your best recollection?

THE WITNESS: I really -- my best recollection

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would be Charlie Allen.

MR. WOODCOCK: By himself. His name mentioned by himself; is that correct?

THE WITNESS: Yes. But about a day or two later, Ollie called or Fawn called and said, "Can you come over to the office and meet this guy this major." He was a major.

MR. WOODCOCK: Did she call you?

THE WITNESS: Yes. I don't have a log of this.

I went over and met this guy and he said, you know, he's with

Charlie Allen. I didn't even know who Charlie Allen was

then.

MR. WOODCOCK: You think this was in December of

THE WITNESS: No. It was before December of '85.

The first time I met Charlie Allen was December. That was at his house. This was not at Ollie's office, if you follow.

MR. WOODCOCK: I'm not following.

BY MS. NAUGHTON:

Q Let's go back to the North conversation. The first time North tells you about Charlie Allen, is that in December or earlier?

A Well, early, early December.

Q Okay.

A Mid December, then we go out to Charlie Allen's

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house	because	I	remember	it	distinctly.
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Q Does he tell you he wants you to meet Charlie Allen?

A Yes. He says --

MR. WOODCOCK: Before we leave this, is this when he first tells you of Charlie Allen? Is this a phone call or meeting or what?

THE WITNESS: A phone call probably.

BY MR. WOODCOCK:

Q To you?

A Probably.

Q Is that the way you recall it, that North called you and mentioned Charlie Allen?

A He said, "Look it, I'm inundated. I'm going here, I'm going left and right." He said, "From now on, just talk to this guy. It will all get back to me." I said, "I don't feel comfortable with that."

BY MS. NAUGHTON:

- Q What did he say to that?
- A He said, "Well, tell him and tell me too, or leave it with Fawn."
 - Q Did you know Charlie Allen was with the CIA?
 - A Not at that time.
 - Q When did you learn that?
 - A When I read about it.

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A	No.	I think	I knew	a little	before then.	I didn't
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know -- I thought he was with the other people there, NAS, because he had all these plans and intelligence stuff.

Can you tell us then how the meeting at Charlie Allen's house came about? Did North go with you?

I don't think you ought to take this down. No.

MR. GENZMAN: Why not?

THE WITNESS: All right. Take it down.

care.

He called it up and said, "Hey, look it, I've got a meeting with Poindexter every Monday morning." He said, "I have to tell him something. Can you guys come over and tell me something to tell him?" So we went over his house.

BY MS. NAUGHTON:

The first time you talked to him --

He lives out in someplace. I couldn't find it again.

The first time you talked to Allen, he was requesting information from you.

Always. All he wanted was information. didn't want nothing. We were asking him for money.

Why did you think he had money? 0

Α Why did I think he had money?

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Q Yes.

A It was inferred from Ollie that he had some money

or he could get some money.

And I didn't think he had a

lot of money but a couple thousand dollars.

- Q At this time did you think Charlie Allen was with NASA?
 - A Yes.
 - Q You thought he could get you money?
- A Yes. I thought if he was in his intelligence gathering or whatever he was doing, that it would behoove him to talk to these people.
- Q Who else was at Charlie Allen's house when you went over there?
 - A and his wife and one of his kids.
 - O Whose kids?
 - A Charlie Allen's.
- Q It's just you and and Charlie at home with his family?
 - A This is Sunday afternoon, Sunday evening.
 - Q Okay.

MR. WOODCOCK: Let me ask a couple questions here.

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EXAMINATION ON BEHALF SELECT COMMITTEE

BY MR. WOODCOCK:

According to your testimony, North called you up and says, "I'm inundated," and refers to this fellow Charlie Then your testimony -- is that correct? Is that what happened?

Yes. Basically, yes.

Okay. Then you testified that you next hear from Charlie Allen who says, "Hey, I've got these meetings"?

No. No, I met -- I was over in Ollie's office and this guy came in.

I want to get the sequence down. So first you get the phone call from North where he says, "I'm inundated," and brings up Charlie Allen; is that correct?

I assume he's bringing up Charlie Allen as taking over some of North's responsibilities because he's inundated; is that right?

Correct. This was only -- this was not in actual sequence of extracting the hostages. This was more we were at this point trying to formulate, were they right there, were they right there, you know, exactly put them in the house or put them in the prison or a cave over there.

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So, after the phone call from North, but before you meet with Allen, you have a meeting with 2 3 Yes. How does that come about? 5 I met him in Ollie's office. 6 How did it come about that you met him? 7 Ollie said that through Allen could 8 provide some funding for my source number five. 9 And was in uniform? 10 No. 11 Did you understand that he was in the military? 12 It would be hard not to. 13 That is because of his bearing; is that correct? 14 Yes 15 Did confirm he was in the military 16 at that time? 17 I think he said he was a Major. 18 Was anyone else present at the meeting? 19 No. 20 What was elationship to Allen 21 explained to you at that time? 22 He worked for Mr. Allen. He was 23 something. 24

Did Ollie explain in front of

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would be able to get money? What did he explain was supposed to do?

A He said at that meeting, he said, look it.

Introduce him to source number five and source number one,
which we did. We took him up to New York.

- Q How long after that?
- A Within a week. He said, you can trust the guy and he will try to help you get some money for these guys. He said, I am tapped out. I can't do it.
- Q Now, at this meeting with did you set up the meeting with Charlie Allen at his home?

A No. Charlie Allen called me called me and said, come over and pick me up. It was Sunday afternoon. It was snowing. I can't forget it, because we got to his house and he says, do you want anything? I said yes. He said, well, I don't have that. I mean, I think Charlie Allen is just a strategic planner or something. I don't know what he does. He is an information-gatherer.

Q Let me ask you this

Were to say the first time he met you was in the Old Brogue

Tavern --

- A He is a liar.
- Q He would be a liar?
- A A liar.
- Q If Charlie Allen was to say the first time he met you INCLASSIFIFD

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would be in the Old Broque Tavern, what would he be? 2 He might be telling the truth, I am not sure. 3 Did he meet you in the Old Broque Tavern before he 4 met you in his house? 5 Was Ollie there? At the Old Broque Tavern? Yes. 8 0 Yes. I have only been there one time. A 10 When do you think that was? Q 11 A Early part of '86. 12 Why were you there? Q 13 To meet Ollie, Charlie Allen. It might have been Christmastime of '85. I don't know really. I remember being 14 at the Old Broque Tavern/because I lost a hubcap that night. 15 was there as well; correct? 18 0 And I picked him up and drove him home. 17 To the best of your recollection, that is the first 18 0 19 time you met Charlie Allen; is that right? λ No. 21 You first met Charlie Allen in his home?

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22 23

Q When did you first meet Charlie Allen?

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No.

A I would say early December.

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Where did you first meet Charlie Allen? Do you recall Q

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A Do you know how many people I have met over this thing? I cannot --

Q If you can't remember your testimony is you can't remember.

- A Early December.
- Q Do you remember where you met him?
- A No.

MS. NAUGHTON: Look, when you drove to his house, you say you can visualize that it was snowing. You get to his house. I assume he meets you at the door?

THE WITNESS: He lives in a cul-de-sac.

EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE

BY MS. NAUGHTON:

- Q I assume he meets you at the door when you come into his house. Is that the first time you ever laid eyes on him?
 - A No. I had seen him before.
- Q Let's go to the Old Brogue Inn. North, according to other people, arrives later, so when you see Charlie Allen at the Old Brogue, is that the first time you laid eyes on him?
 - A Charlie Allen?
 - Q Yes.
 - A No.

MR. SCHIPPERS: Had you already been to his house?

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THE WITNESS: No. I am not sure. I can't say. BY MS. NAUGHTON:

Q Is that the first time you say --

A It is the only time I ever met Charlie Allen -I met him at his house one time with
Old Broque Inn with
Ollie came in about
a half-hour or an hour later, and it was so noisy they couldn't
even talk, because they had all this country and western
music playing or something.

- Q At the Tavern there, is that the first time you ever met
 - A No. I met I took him up to New York,
- Q Is it your testimony the trip to New York was before the Tavern meeting?

A Yes. It was, I would say, the latter part of
November or early December when I took Major
to New York. We met
five. He have him \$100.

Source five lost the \$100. Then he said, you mean to say that we came all the way up here to give the guy \$100? This is baloney. It cost us more to fly up there.

MR. GENZMAN: How did source five lose the \$100?

THE WITNESS: He thought -- it was really cold and he thought he put it in one of his pockets and it must have fallen out. He called me and said, what did

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24 25 he do with the \$100? I said, it was a waste of time.

EXAMINATION ON BEHALF OF THE SENATE SELECT COMMITTEE

BY MR. WOODCOCK:

Q for your information, and perhaps this will help place this in time, I have a report which is dated January 15, 1986, which Major has identified as a report that he prepared which places this meeting with sources one and five on January 3 and January 14 of 1986.

- A That, is why I said early '86.
- Q A moment ago, you testified you thought it might have been in November.

MR. SCHIPPERS: When did you go up to New York with source five?

THE WITNESS: I don't know.

BY MR. WOODCOCK:

- Q . What I am suggesting to you is this report states that that meeting --
 - A I can say if I went up to New York with Major it is on my vouchers.
- Q What I am saying to you is this report that prepared, dated January 15, places that date or these meetings on January 13 and 14 of 1986. Does that sound like it could be right?
 - A Sounds very good.
 - O Okav.

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I am sure my American Express records will reflect

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23 24 25 I said at the

BY MS. NAUGHTON:

Was the meeting at the Old Brogue Inn before then, that New York trip?

I don't know. I would say no. I would say it would be after, but that is just off the top of my head.

Did you have any sense of who exactly worked for? You said he was military.

NSA.

Did Charlie Allen or about what their operation was all about?

tell you anything

All they wanted was information. They did not want to get involved physically with the extraction of anybody. They just wanted -- they said they had no sources of information in the Middle East. All they want is some information coming out of there, and we said, well, if that is all you want is information, we will give it to you. I mean, you could tell them that, but we introduced them to our sources.

Why?

Which we would never -- because Ollie asked me to. Ollie asked me, he says if you trust me, look it, just let them I think go talk to these people themselves. And had worked in the Middle East, because he had a working knowledge of Arabic or Farsi.

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MR. GENZMAN: Did North say why he wanted these two to meet the sources?

THE WITNESS: Just said, trust me. Because we would never introduce anybody to our sources.

BY MS. NAUGHTON:

Q Did you think if you did introduce them to the sources that the money would be easier to get from them?

A Yes.

Q What was

opinion of the sources once

he met them?

A With source number one, he was infatuated. With source number two, he couldn't believe, because he had

Q Source five, you mean?

A Source five. He had

you know, but I think

it was a little over his head.

- Q What was his opinion then of source five?
- A He trusted him implicitly. But I think it all went over his head.
 - Q Why do you say that?
- A Because I don't think the guy knew what he was talking about.

BY MR. SCHIPPERS:



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1	A Yes, the Major. He knew how to ask for
2	information, but he did not know he was not used to dealing
3	with people like that.
4	BY MS. NAUGHTON: Q He wasn't used to working sources.
5	A No.
6	Q Did ever tell you that he would try
7	to get you money or could get you money?
8	A Yes.
9	Q What did he tell you about that?
10	A We were trying to get about \$8 or \$9,000, I think,
11	out of him, and he said, I will see what I can do. And he
12	never did. That was to get
13	Q Did ever tell you who he was going to
14	go to for the money or how he was going to try?
15	A Charlie Allen.
18	Q Who was Charlie Allen supposed to get it from?
17	A I don't know.
18	Q Did either of them mention meeting with CIA Directo
19	Casey over this issue?
20	A No.
21	Q Did Allen ever mention Casey at all?
22	A I don't think so. Allen mentioned Poindexter, but

never mentioned Casey, to the best of my recollection.

Did North ever mention that Allen --

I think Allen was going to those big wig meetings or

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1 HLTF meetings.

- Q Did North ever mention to you whether Charlie Allen had pull or had connections?
 - A Yes.
 - Q What did he tell you about that?

A He said if this guy can do it, he will do it. But he never, you know -- Ms. Naughton, it wasn't in terms where Charlie Allen will do this or Casey will do this, or Poindexter. It wasn't like that. It was we will see what we can do. This guy has a hook here, this guy has a hook there. There was never really names or the old man or this guy, you know.

It was never really where they would come down and say

I got to where I called the office, I didn't mention my name. I just called and Fawn would answer the phone, and

I would say, it is me. I wouldn't even ask for Ollie. I would just say, is he there?

Q Did you ever get money from either Charlie Allen or



- Q Do you know, aside from the \$100 that was paid to the source, did either of them pay any money to any other sources or that source again?
- A Not to the best of my knowledge, unless it was without my -- not in my presence, anyway.

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24 25 Q Did you ever have any information from your sources that they had contacted them independently of you?

A Yes. I think did any good.

- Q Did that upset you? Did you talk to about that?
 - A I probably did, you know.
 - Q Do you recall what you said to him?
- A No. I said, if you want to talk to my source, come to me. You people said you would give us this. Now, we went ahead and did it anyway. You gave us "ugads", so that the way it goes.
- Q Did you get the impression that Allen and were just there to sort of sap information out of you?
 - A Yes. That is what I said from the start.
 - Q Sort of a one-way street?
 - A Yes. Nothing but.
- Q Did there come a time when you sort of then gave them the cold shoulder?
- A Well, what we were giving to them we were giving to Ollie anyway, so we just said, what is the sense in repeating it, you know, because it always gets screwed up. Once you tell somebody one thing and tell somebody another thing and then, you know, it is better just to tell one person. And Ollie

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was the best.

- So you continued to tell Ollie what you were doing?
- Always.
- Now, as of -- if we can move them to about the May period of 1986, there came a point in time where Jay Coburn and Tom Clines sort of come into play here. Could you tell us what that plan was all about, and how that was to go down?

Could you give me a time period? I might not be right on that.

Middle of May to the first week of June, I was over At this time, source number five had some there connections to extract two or three hostages. At this time, they said that Buckley was dead. Colonel North said, well, get whoever you can get. We first asked for approval by -- or not approval -- bona fides by saying all right, if Buckley is dead, why don't you just give us his bones, which we can take to the FBI laboratory and have them analyzed and say, at least it is American. Whether or not it is Buckley, who cares, but he tried that and they weren't going for it. They said they wanted some money up front.

So, source number five is always a frugal quy. said, give me 20 grand. So, I called and Ollie and they said -- and I said, I need some money over there, you know.

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1 Because I think this trip we were on, we paid our own way. 2 I paid my way, anyway. So, Ollie said, or 3 and you will pick up 30 grand call 4 but you are going to have to fly up there. 5 I went up there and got 30 grand. 6 Who did you get the 30 grand from? 7 à Did he tell you who he had gotten it from? Q 9 Albert. 4, 10 Albert who? 11 Al. He didn't even know. 12 How did he know who to get it from Albert? 13 He got a call from me, who had called me and said, he will have 14 call this number and make 15 arrangements to pick up the package. 16 Did you know whose number that was? 17 Never. got the number? 18 Q Did you know how 19 Α From Ollie. I don't know. I assumed. 20

Was Copp mentioned at all in this transaction?

Never. It was Al or Albert. A

Do you know in what city picked up the number? Q

A No.

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Q Where did you --

I know where he got it, but I wasn't there.

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md1 138 1 Where was that? Where did he get it? Q 2 I think he got it 3 Where did you meet him? 4 but he is based So he drove 5 picked up, met me 6 And he gave you \$30,000. Q 7 Right. A 8 Now, what did you do with that money? By the way, Q 9 was it in cash? 10 Yes, hundred-dollar bills. A Was it American dollars? 11 Hundred dollars, Credit-Suisse. 12 I am confused. You say they were hundred-dollar bills 13 Q that you got. 14 It was with Credit-Suisse little bands around them. 15 when you Where did you go from there 16 Q got the money? 17 18 A What happened Q 19 I gave source five 20,000. I paid my hotel bill, 20 21 which was by then about \$8,000 22 23 24 25

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BY MS. NAUGHTON:

Q What did this plan consist of? Once you gave him 20,000 --

- A They were going to take them.
 - Q Source five's plan contemplated the use of force?
 - A I don't know how they were going to do it.
 - Q They never explained that to you?
- 13 A Yes.
 - Q Source five is right?
 - A Yes. He was going to get them, however he could.

 He didn't have to use force if it wasn't necessary. He

 was going to get them.
 - Q And that was to be two or three hostages?
 - A Two.
 - Q Two?
 - A To start with.
 - O All he wanted for that was 20,000?
- 23 A No.
 - Q How was the money to work?
 - A That is where the thing went wrong, you see. We

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said -- the 20,000 was more or less for the seed money to just get the people interested. If they had provided the people or the bones or whatever upon delivery, COD, we got one live one, we got one dead one, right? Then you get XYZ.

- Q What was XYZ? What were they to get?
- A American dollars.
- O How much?
- A There was never a price. I mean, see, at this point, people are getting a little ticklish. I mean, they were saying we don't want no British guy. We don't want no French guy.

 We want Americans.
 - Q Who was saying that?
 - A Ollie.
 - Q Where was the money to come from, the big money?
 - A From Colonel North.
- Q So, tell me what happened then once the 20,000 was paid to source five? Did he go
 - A Yes.
 - Q What is the next thing that happened?
- A We went in and came out. He went in and came out. He went in and came out. Every time he brought me some other guys and I was trying to make deals with him. I said, where do you want the money paid? Do you want it paid here, do you want it paid there? Because there is nobody crazy enough to take a large amount of American dollars

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And I said we are not going to front anything.

You can leave one of your men over here. They can see the money.

We see the body, you get the money and we will guarantee

it. Just get them out of the country. What you do when you get back is your own business.

We talked about Swiss banks, and we talked about
London banks and we talked about Vienna banks, and wherever
you can pay money, Bahamas. But there were never any
specific accounts set up. It was one of these, again, Coburn
came or Jay came. He didn't have any money. I think he
represented money, but he didn't have it with him.

- Q Why did he come? In other words, was this plan --
- A Because this was imminent.
- Q This was imminent. So it was to happen in one week's time?
 - A Two days, three days.
 - Q Coburn arrived from where?
 - A I don't know.
 - Q Did you know he was coming?
 - A Yes.
 - Q Did Colonel North tell you to expect him?
 - A Yes. I met his plane. He came in a private plane.
 - Q Was it a chartered plane?
 - A It was a Leer jet, private.
 - Q Was this

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A Yes.

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Q He did not have any large amount of money?

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A If he did, it was on the plane.

Q How much was he aupposed to have access to?

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At least 2 million.

6 7 Q Did you discuss that with him?

A I wouldn't say we had a big discussion. He came.

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came, Tom Clines came. He came in a private plane, too.

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MR. WOODCOCK: Tom Clines did?

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THE WITNESS: Yes. He came out of Madrid or

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Portugal. I don't think we discussed the money. I think everybody knew or it was understood what was going down.

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BY MS. NAUGHTON:

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Q But what did Coburn tell you about where the money

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was and how to get it?

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He said, I can get it within a day.

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MR. WOODCOCK: Had this come up suddenly, this

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imminent release?

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THE WITNESS: Yes, yes. It wasn't, you know, we had been working on it, but all of a sudden, the guy said he can

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do it.

BY MS. NAUGHTON:

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Q Once the hostages were released from their captors,

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who were they going to get them to

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That was up to source five.

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- Q Did you have any understanding?
- A Yes. We were going to meet them at sea. We had three plans.
 - Q Tell me what those were.
 - A The first one was we would land -

We were going to meet them

there. Or else we were going to take them out to sea or else they were going to turn them over

We had three plans.

- Q Let's go over plan one. Tell me how that would work.
- A Plan one was that these people who he had been bringing over to me would bring these two guys and they were going to extract them

put them out to sea in a boat and we had a boat there to meet them.

- Q Did you actually have one there?
- A Yes.
- Q How did that get there?
- A How?
- Q Yes.
- A Tom Clines.
- Q So he bought a boat.

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24 25 He did it. I told Ollie, we need a boat. BY MR. WOODCOCK:

- Were you talking directly to Ollie at this point?
- Yes. Ollie at one time, and when I first met Clines, I didn't trust him.
 - Why was that?
- Because I just didn't like him, and I talked to Earl, one of these people in his office. We had a big argument on the phone. I remember very distinctly had an argument with him.
- So, did you start out talking to Ollie and end up talking to Mr. Earl?
 - Ollie was out of town.
- With North out of town, you were talking to Robert Earl?
- Only that one time did I ever talk to him and like I say, it was very bad argument.
- Was there anyone else in North's office you would speak to over this period of time when North was out of town?
 - No, I don't think so.

BY MS. NAUGHTON:

- Do you know the name of the boat that Cline had? Q
- Er The Tria. Α
- Who did you understand Clines to work for?
- Colonel North.

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1	Q Can you be more specific? Did you understand him
2	to be an NSC employee?
3	A I didn't think he was with the government. I though
4	that is why I didn't trust him.
5	Q Did you think he was private, then?
6	A I thought he was ex-CIA, CIA undercover or whatever,
7	you know, one of them people that never tell you what they are
8	doing.
9	Q Did he actually take his boat and
10	A He didn't come with a boat. He flew in. The boat
11	came about two days later.
12	Q Was the boat actually docked someplace waiting
13	for the hostages to come in?
14	A Yes. The boat was docked not docked. They neve
15	came in
18	it always
17	stayed about two miles out.
18	Q Is that where it remained, or did it make any
19	movement toward Beirut or toward Lebanon at any point?
20	A It never made any movement.

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Q Okay. Did you actually go on the boat?

A Yes.

floating around.

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I mean, I am just saying I didn't see the boat

Why did you go on the boat?

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Q	Were	there	any	preparation	s made	to	receive	the
hostages	like n	nedical	suj	pplies or				

A No. It was a filthy boat, filthy. It was a potato boat.

BY MR. WOODCOCK:

To look it over.

Q Who took you out there? Who took you out to the boat?

A I don't know. One of the guys from the office there.

Q Did you go with Clines?

A I think might have run with Clines. We didn't all go together. It was one of these, this is the ship. I said, I ain't going on this one.

BY MS. NAUGHTON:

Q But they were going to put the hostages in there?

A No. We were going to put them in there for maybe at the most two hours.

Q Where were they going to be picked up and where were they going to be delivered, according to the plan?

A I don't have the exact, you know, bearings there.

Q Just give me an idea.

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24 25 As soon as we had these people before the money went down, we would have them or at the same time, we would have somebody from, you know. Ollie always said the Seventh Fleet or something like that, we will get a boat or helicopter or something, you know, med-evac and that.

- Q Right from sea?
- A Yes.
- Q Did you have radio equipment aboard the ship?
- A Not at that time.
- Q How were you going to get word that the hostages had been picked up?
 - A It would be provided.
 - Q By whom?
- A By whom, I don't know. It would be at the order of Colonel North.
- Q So, North was responsible for getting the logistical support.
- Q He would provide it, yes. I think, you know, I have to say you can't have people just waiting around with radios and guns and this and that.

But I mean, this was not a thin where we

were going to go out in 20 minutes. This was a thing where

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the guy calls and he said, I have got the people. They are on my boat. Then we go meet them. Everybody was ready and waiting and willing to go.

It was just a matter of, you know, it takes six, eight hours to get going.

Q So, you had that six or eight hours to, for instance, procure radios and whatever?

A Of course. Once they took them out of if they had them -- if source five had these people in his hands, I would trust him enough to say, hey, look it, where are you going? At one time, I said, just take them down and give them to the Swiss, because the Swiss still had an Embassy in East Beirut. You know, I mean, it wasn't like we were trying to go in and save anybody. It was a job.

Q I understand that, but I am trying to figure out
exactly what the plans were. That is the plan then involving
Clines. Where was Coburn to be while all this was going on?

- A Coburn was there
- Was he to go on the boat as well?
- A I assume so. He had control of the money.
- Q That is my question. If he is on the boat, how can he control the money?
 - A He will go on the big boat.
 - Q The Tria
 - A Yes

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md 25 149 1 There was a smaller boat. 2 There would have been. 3 Who would have been on that boat? 4 Me and 5 Did you take any steps to secure a boat or make 6 sure that one would be available? 7 Have you ever been 8 No. 9 10 We have got boats. 11 12 13 14 _Were these fast boats?_ That is why we wanted a fast boat to make sure 15 nobody was coming around behind them because this old tub, 16 Bria, couldn't do 10 knots. 17 But without radio equipment, it is not much help, 18 19 is it? As long as you keep in sight. 20 21 What about weapons? Did you make any provisions to 22 have weapons? 23 No. 24 25

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1	A Again, I would think that Colonel North would
2	provide whatever we needed.
3	Q I mean, did you really think you would get the
4	Seventh Fleet to show up at the spot?
5	A No, I never thought that.
6	BY MR. WOODCOCK:
7	Q It would be the Sixth Fleet.
8	A I never thought the Seventh Fleet or Sixth Fleet
9	was going to come over there. I thought maybe they could have
10	a little boat with a doctor on board, where they could get
11	a helicopter and then put the people, if we got the people out
12	and get them good medical attention.
13	Q Did you make provisions for providing some military
14	protection?
15	A No.
16	Q So, you had no plan really, if they were being
17	followed or if there was
18	A Yes. That is what me and were doing.
19	Q In your little boat, you were going to stave off
20	the

Q You said you had three plans. That was one. were the other two?

this.

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A The second one was to give them to the Swiss or

The Lebanese Navy? I don't mean to make jest of

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151 1 any other Embassy still in East Beirut. 2 What was the third plan? 3 To get them and give them 4 and that was going to cost a lot of money. to 5 Because would have to be paid? 6 and then they are still in 7 Then we have got to get them out. Beirut. 8 How were you going to get them out? 9 Out by boat Was this using the Bria? 10 11 No. 12 How were you going to do that? 13 Source number one. 14 He would procure a boat? 15 He can procure anything he wants 16 So he would be responsible for getting the 17 18 transportation? 19 Yes. 20 Now, so, according to plan three, if you had had to 21 that conceivably would go that route 22 have cost more than the two million? 23 24

Is that a yes? UNCLASSIFIED

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 Q What happened to make these plans go awry?

A The people wanted the money in Lebanon. They didn't go forth COD, although we guaranteed them, you know. We lied to them. We told them hey, you can have the money anyplace you want it, but we are not taking it into Lebanon. And they backed down.

Q Why was that a lie?

I would sav.

A That wasn't a lie we would take them in there.

We lied to them by telling them we will give it to you

We will give it to you wherever you want.

Once we have the bodies, we can deal, because they have already accepted, they have already made their move.

- Q Why was that a lie that you would give them money anywhere?
 - A Because we already captured them.

MR. SCHIPPERS: Why was it a lie when you told them you would deliver the money anywhere? Didn't you plan to deliver the money to them if they produced the bodies?

THE WITNESS: Then we wanted more. Then we have them. They are dead if they go back without no money, but they are ours.

BY MR. WOODCOCKT:

Q Did there ever come a time at which Coburn did make any affirmative step to transfer any money or obtain any money

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24 25 A I don't know. You have to talk to about that.

I really didn't have that much to do with Coburn.

 $\ensuremath{\mathtt{Q}}$ $\ensuremath{\mathtt{Did}}$ North ever tell you the money was poised and ready to go?

A Yes.

that you know of?

- Q. Did he tell you where it was or how it was coming?
- A I don't think he said where it was. I think -- this is what I think. I think Coburn came there. He represented the money. The deal we want, he said he could get it within 12 hours. I didn't believe that

but I think he could do it in 12 hours.

I think one day maybe.

But I never saw any money over there.

- Q The amount was to be two million under the first plan?
 - A Yes.
- Q Who actually then -- was it your call then to call this off? ___
 - A and mine.
- Q \Did Colonel North try to encourage you to stay or not to blow them off?

A He wanted to go on but he said, hey, look it, it is out of my control right now. He said --

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Q What I am saying is, did he advocate putting the money up front?

A No.

Q So, he didn't --

A He didn't care really, I don't think, but it is not my nature or nature to put no money up front.

Q So, he never argued about that decision with you?

A No, no.

BY MR. WOODCOCK:

Q When did you leave

on that occasion?

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Q	Before	you leave	7	let	me as)	you	a qu	estion
t Tom	Clines.	You tes	tified t	hat T	om Cli	nes	flew	into
c	orrect?	Did you	know he	was c	oming	•		

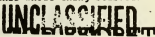
Q How did you know he was coming?

First week of June.

A Either or Ollie called me and gave me the

tail number of his private plane. I went out and met

- Q Who did you understand him to be?
- A A friend of Ollie's.
- Q Did you have --
- A An employee of Ollie's actually.
- Q What did you understand he was supposed to be doing there?
- A Assist us. He said he will arrange the boat, because we knew by then we were going to need a boat sooner or later.
- Q Was that the first time you had ever heard of Tom Clines?
 - A Yes.
 - Q Did you ever hear of him again after that?
 - A After?
 - Q Right.
 - A Until this whole thing started?



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1 Up to the point where there was public exposure 2 in November. 3 I had a couple of lunches with him. 4 Here in the United States? 5 Yes. 6 Why? 7 He wanted to introduce me to one of his friends, 8 Robinette. 9 When did he introduce you to Robinette? Q 10 October-November '86. 11 Why did he want to introduce you to Robinette? 12 We struck up a relationship over there. He was 13 a nice guy. 14 Even though you distrusted him in the beginning? I will digress a little. He had an ulcer over there 15 16 He couldn't smoke his cigars and he wanted to. He loves to smoke them, so he just held one. He couldn't drink. So he 17 18 said, when we get back to Washington, I will take you out to 19 lunch. So we went out to lunch. You went out to lunch with him a couple of times, 20 Q 21 is that correct? 22 A Once. At that lunch, Glenn Robinette was there as well? 23 24 Yes. lunch social or were you there to meet

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Robinette?

A Social. myself, it was within two or three days after we got back.

- Q Got back from
- A Yes.
- Q So that was this June of 1986?
- A Yes. I met Robinette one other time.
- Q How did that come about?
- A He called either my office or office, and said, can you meet for lunch, and we went to lunch at the International Club on 18th and K.
 - Q When was that?
- A That was after we got out, June, July, August, something like that.
 - Q Why did Robinette want to have lunch with you?
- A To the best of my knowledge, he had some client who was an elderly woman whose daughter was strung out or something you know, snorting coke or something, and he wanted to know what the best way -- he was just bull-shitting her to make his money.

So he said, these are two narcotic agents. They are friends of mine. Tell your daughter, go check into Hazelwood Clinic out in Minneapolis or go to Betty Ford Clinic out in San Diego.

Q Did there come a point when you were





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1 you connect Clines with the name Al or Albert?

A Never. The first time I even knew was when Ms. Naughton showed me the pictures when I was first over there.

- Q After this lunch in June with Robinette and Clines, did you ever have any other meetings with Cline?
 - A Never.
 - Q Ever speak to him?
- A Never.

BY MS. NAUGHTON:

- Q Were you aware of any contact between Robinette and Copp?
 - A Never.
- Q Did Robinette ever tell you about working on any cases regarding the contras or Nicaragua?
 - A Yes, but is this relevant?
 - Q Yes.
 - A Yes.
 - Q What did he tell you?
- A He said they got this hamburger case, he called it, down south, where somebody allegedly killed somebody or something and Clines and Calero and all these people are mentioned in the thing, and he said what do you know about it? I said I don't know anything about it.
 - Q Did he tell you he was retained by anybody to work

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24 25 A He said he was protecting his client's interests,

who I assumed was Tom Clines.

MR. SCHIPPERS: Did he tell you it was Clines? THE WITNESS: Clines never told me. Robinette called me at home one day. I like Robinette. He is a nice quy, too.

BY MS. NAUGHTON:

- So, he called you to ask you about this, if you knew anything about it?
- Yes. Because he thought it had something to do with drugs.
- Q Did he say there had been allegation of drug running?
- No. I just assumed that anything coming out of Α South America.
- Did Robinette tell you anything about what he was Q doing in regard to the case?
 - A No.
 - Did he mention the name Jack Terrell to you?
 - No. Terrell?
- Terrell. Did he mention to you anything regarding the FBI in this case?
 - Α Robinette?
 - Q Yes.

Never.

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Did Robinette ever tell you about his relationship with Colonel North?

Other than socially, other than Ollie is a good quy, and you know, this and that. I don't think so.

Did either he or Colonel North discuss the installation of the security fende on Colonel North's property?

A No, no. I didn't even think -- you know, I didn't even think he had that big a house out there, because I used to push his pick-up truck to get it started when he would park out behind the Oval Office and drove a pick-up truck.

- When is the last time you spoke to Mr. Robinette?
- I would say early this year. I didn't talk to him. I left a message at his office to have him call me.
 - Why did you call him?

He asked me to check something out, and I said I can't do it professionally. I said, you have to go through my brother.

- What did he want you to check out?
- A name.
- What was the name?

I am thinking. I can't think of it. It was one of them CIA names, though.

What do you mean one of them CIA names? Q

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A If you mention it, I will think of it.

MR. SCHIPPERS: What do you mean CIA?

THE WITNESS: The names that are talking about explosives and stuff.

MR. SCHIPPERS: Names coming up in the hearings?

MR. WOODCOCK: You mean Wilson, Terpil?

THE WITNESS: Not Wilson, not Terpil. The

other guy that did work in Vietnam.

MR. GENZMAN: Shackley?

THE WITNESS: Shackley.

MS. NAUGHTON: What did he want to know about

Shackley?

THE WITNESS: Shackley wanted something or other, I don't know. So I said, I can't do this. I said you have got to talk

MR. WOODCOCK: Robinette was working for Shackley?

THE WITNESS: Or Shackley was working for

Robinette, I don't know. I called my brother and I said

you go find out what you can about this guy, and then

call this guy back or whatever. I don't know.

MR. SCHIPPERS: Who is this guy, and this guy?

THE WITNESS: Shackley. Find out what you can about Shackley and call this guy back. Don't call me.

MS. NAUGHTON: You thought Shackley was working

for Robinette?

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THE WITNESS: Or Robinette was doing something 1 2 and he wanted to know what this guy was up to. 3 MS. NAUGHTON: What Shackley was up to? THE WITNESS: Yes. 5 MR. WOODCOCK: Did you know that Robinette 6 had at one time been a CIA agent? 7 THE WITNESS: Yes. Only afterwards. 8 MR. WOODCOCK: You never knew it from him; is 9 that correct? 10 THE WITNESS: Not from him. From Tom Clines. 11 MR. WOODCOCK: When did Clines tell you that 12 Robinette had been CIA? THE WITNESS: When we had lunch out at the 13 place in Tysons Corner. I forget. 14 MR. WOODCOCK: In June of 1986? 15 THE WITNESS: Late June, early July. 16 17 MR. WOODCOCK: With Robinette? THE WITNESS: Yes. The Don Dominico. 18 MR. WOODCOCK: Did Cline ever bring up the name, 19 20 Shackley? THE WITNESS: Never. 21 22

MR. WOODCOCK: When did you determine that the

Shackley name was a CIA name?

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THE WITNESS: I read it in the book, the one by Moss, Peter Moss. I didn't know who the guy was.

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Robinette Just called and said, "Can you run a check on the guy?" I said, "I can't do that." I said, "I'll relay it to my brother and my brother will get back to you. It was kind of an in-house thing, you know. It wasn't a junk thing. It wasn't drugs.

MR. WOODCOCK: Do you know whether your brother actually checked on Shackley?

THE WITNESS: I don't have the slightest idea.

I don't think so because I don't think Robinette ever followed it up or I would have heard.

MS. NAUGHTON: After the trip in the summer of '86, did you take any other trips in regard to the hostage location effort?



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Q What had changed? Why was this different?

A Well, I think -- you asked me what I think. I don't know why it changed. You felt the atmosphere. Whenever I went into the building they were always looking at you.

Q At DEA --

A The last time Ollie gave me money he said, "I can't give you any money in the office. Meet me in Lafayette

Park." We went over to Hardees Hamburger place because they are searching everybody that went into my office.

MR. WOODCOCK: When do you place this time period?

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THE WITNESS: October, November. It was the last time I really had a personal meeting other than at his attorney's office.

MR. GENZMAN: When did you meet him at his attorney's office?

THE WITNESS: Right before Christmas, a week
before Christmas, and it was just a "Hi, how are you doing?
Merry Christmas. Happy New Year" kind of thing. It
was me and and Brendan Sullivan and Sullivan's



 BY MS. NAUGHTON:

Q When you were working your sources in '85 and '86, were you also paying them for drug information?

A Yes.

Yes?

A Yes. Always. I mean I thought we were concentrating just on the hostages, but always we were making drug cases anyway, but that was through or through either

or Here is what I am

Q Here is what I am confused about. When you met with the sources, then did you and ask them about narcotics, or did you leave that to and

No, when we would meet with them in the United

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States we would ask.

Then

would talk

to them about narcotics and then he didn't want nothing to do with this other thing because the Ambassador was on his rear end.

- Q Okay.
- A For getting involved in this political thing.
- Q Presumably when would debrief them on narcotics, he would pay them from DEA accounts.
 - A Oh, yes.
 - Q For that information.
 - A Well, some money, I think, yes.

Q What money was that?

A I think Tom Clines paid for that,

or Tom

Clines paid for that.

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MS. NAUGHTON: While you are working your sources on the hostage issue and you are paying them, you are not making a record of what you are paying them; is that correct?

THE WITNESS: That is correct.

BY MS. NAUGHTON:

Q Did there come a point in time you met Michael Ledeen?

- A Yes.
- Q Can you tell us when you met Michael Ledeen?
- A I met him in his office over at CSIS or whatever

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it is.

O Why did you meet with him?

A Fawn had called and said, can you meet this guy over at this CSIS place, the center for something for another. had just read the newspaper where this is where McFarlane worked, too, so he thinks he has something to do with McFarlane.

MR. WOODCOCK: CSIS?

THE WITNESS: Yes, over on 18th Street. He calls me. I'm on leave. I have nothing to do with this whole thing. He says, "Look it. I just have a -- I am getting paid \$30,000," I think he said, "contract with Continental Airlines," who just took over Eastern Airlines. He says, "I want to know how I can stop the United States Government from seizing all our planes down in Miami whenever they have cocain on board." That was it.

I said, "I don't have anything to do with this.

I hate Miami. I don't even go there." I said, "Beat thing you can do is go down and talk to the people in Miami. What are you talking to us for? I think made arrangements for him to meet our regional director in Miami and regional director in New York.

It was -- other than that he inferred he was a very good friend of Ollie's. That is all, a very close friend of Ollie's.

Ollie's. UNCLASSIFIED

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BY MS. NAUGHTON:

- Q Was that your only contact with Mr. Ledeen?
- A Only time.
- Q I want to ask you about some other names and some other things and see if they are familiar. Did North ever discuss with you
 - A Not with me, no.
 - Q He never mentioned the name?
- A I don't want to be -- I believe the name came up, but he never mentioned it other than this guy is a pain in the neck or something

He never mentioned it to me.

- Q Did he ever mention the name, Quinnones?
- A No. He mentioned this guy, Hull, down there a lot. That is the airport guy, the landing strip.
 - Q What did he tell you about John Hull?
- A He said this guy is getting a bad reputation because he is right on the border there, and we are using his facilities. I don't know. Really we never had anything to do with this down south.
 - Q I am not questioning that.
 - A No. Quinhones? No.
- Q Did he ever talk to you about Hull and any allegations about drug running?

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Q What was that conversation about?

A He said that he had received a letter, I think,

from Hull.

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BY MS. NAUGHTON:

Q We were talking when we left about John Hull and what Colonel North had said about Hull and you mentioned that North told you he had received some sort of letter?

A From Hull implying that

was crooked and he was bribing some of our agents down there. Along with the United States Customs and the DEA, had checked everything out and had found that the letter was a bunch of crap, you know, was baseless. I think that is on record. I think Ollie brought that to Mr. Lawn's attention or to the head of our inspection detection.

- Q ' How do you know that?
- A I think I saw the letter. That may be where that Quinones -- is down there?
 - Q No. No. .
- A It was something like that. It was one of those Spanish names. It was

I think.

- Q Did North write the letter to Lawn? You said you saw it.
- A No. This was an anonymous letter sent to North about Hull or from Hull implying that --
 - Q Wait. It's not an anonymous letter from Hull.
 - A It was a letter. I don't know who signed the

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 letter. It was in Hull's behalf saying that he is getting hassled all the time because are crooked and he thinks the DEA -- he called them FBI, narcotics agents, were crooked.

Q As part of that discussion and the others, did you ever hear about any DEA agents down there rousting out an informant by the name of either Kelso or Williams that was working for Customs?

A Never, never. I don't know. I don't apecialize in --

Q I understand that.

A I have nothing to do with South America.

Q I'm just asking if you have ever heard anything about that.

A No.

Q Did you know apy of the agents in Costa Rica at the time in '85 or '86?

A Yes.



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Q Did Colonel North discuss with you the lawsuit that was filed by Honey and Tony Avirgon?

A No. Robinette did.

Q Did you already relay that discussion or were there other discussions?

A No. Robinette was very interested in that only because -- I think I testified before that his client, Tom Clines, was mentioned. He said do you know this guy Shackley? Do you know this guy -- said about 30 names. I said I know Shackley only because I read about him in the book. He said well, can you find out anything about him because he figured one guy was a rat in the thing, you know, one guy was squealing. I don't know anything else other than that.

- Q What about a guy named
- A No.
- Q Never discussed that with Colonel North?
- A Never.
- Q Did you know anything about Mario Calero's plane

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being stopped by DEA full of drugs? Did you ever hear about that?

- A Never.
- Q Did he ever discuss either Mario or Aldolfo Calero with you?
- A No. I want this on the record. I don't think

 Colonel North would ever -- he may beg, borrow and steal

 money but he would never do anything with drugs to get money

 for, I don't care whether it's anti-communists or pro
 communists. He would never do anything like that. I

 believe that strongly.
- Q I am asking though about Mario Calero. Did he ever mention to you?
- A No. I saw pictures of Ollie and Calero together with the President and everything like that, but I never.
- Q Through DEA did you ever come to learn that Mario Calero had been busted in any way or his plane searched and narcotics found?
 - A No.
- Q Could you give me a sense in your dealings with Colonel North, could you give me a sense of Fawn Hall's role in that? In other words, could you leave mention with her of substance? Would she be called upon by Colonel North to actually transact any business or do anything or

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A I think simply a message taker. She at one time let's say gave me an envelope. She says look, Ollie left this. I don't know what is there. It is for you. It was some travelers checks. But it was a double envelope, you know, and it was very thick. So I wouldn't think --

- Q Did she know what you were doing?
- A To get the hostages, yes.
- Q Did she know you were DEA?
- A Oh, yes.
- Q Did she know the details of what you were doing? In other words, would you leave mention with her?
- A No. Just say Fawn, as soon as Ollie gets back have him call me either at home or at the office or wherever.
 - Q Okay.

You mentioned Colonel Earl about one conversation you had with him.

- A I am not sure it was Earl. Might have been the other guy. There were two guys.
 - Q Coy?
 - A Craig Coy.

It was one of them. I think it was Earl though.

Q Aside from that conversation did you deal with either of them again?

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24 25 A No.

Q Did you ever meet Admiral Poindexter?

A Yes.

Q When was that?

A Very early in '85 I would say about March or C April in Mr. Hikey's office. He came in when he was still the assistant. I think it was our first trip back and he was very enthusiastic. He knew all the times and the names of the people we were talking about,

And

you know he knew all the people. He knew all the names anyway. He was very enthusiastic.

Q Was there a discussion at that meeting about money?

A No.

Q Did Mr. Hikey-sver take any steps to try to see if he could get some money for your project?

A No. General, I will tell you how it evolved. C
Hikey's aid was General Caulfield. Caulfield, when I came

According to the CIA had already given them to us but he wouldn't release it,

Caulfield says let me make a call and I will see if I can set something up. That is when I met Ollie North.

Q Was that your only involvement with Caulfield?

A Other than friendship, yes, sir, personal.

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24 25 I mean whenever I met Hikey, Caulfield was there. Hikey wouldn't go anyplace without Caulfield I don't think.

Now, do you know whether or not Colonel North had any dealings with in attempting to extricate the hostages?

No. I don't know. and I did.

Why don't you tell us what that was about.



we ought to talk to this guy because he was very

interested in getting Father Jenco out. He said



may be able to provide a little monetary assistance. Other than that, it never went any further.

You discussed it with him?

Yes.

Did he take it to



I don't know. It never went any further as far as I know.

You never heard back?

No.

Did you tell Ollie you were going to do that?

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Yes.

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No. He said fine. Any way you can help, help.

But he did not tell you --

He said fine. I need all the help I can get. If you can do that, do it. It was one of superiors that suggested that we do this, Frank Manastero.

But what period of time are we talking about that you went to see him?

Early on. I would say the first part of '85.

Do you know whether or not Colonel North was involved in any or whether he was involved in regard to extricating the hostages?

No.



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While we are on the subject of assassination

attempts or plots, did you, when you were in the company of these people, now talking about whether it be Robinette



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24 25 or Clines or Colonel North, anybody that you met through these activities, with the exception of sources or people in the Mideast, was there ever any discussion of any assassination plots or dealing with any assassins?

- A No.
- Q Is that no?
- A No.
- Q Now, Colonel North has testified before the committees that he and Casey -- and it was Casey's dream to have sort of an off the shelf separate enterprise or organization that he could call upon to conduct activities throughout the world, were you aware of any of this plan?
 - A No, I was not aware of any.
- Q When you heard that at the hearings, were you surprised?
 - A No.
 - Q Why not?
- A I think being around Ollie as much as I was, he was talking to Casey just about -- I don't know what he was talking about but he was talking quite a bit. I'm not saying Casey -- he was talking to a lot of people. I know he had these plans and I mean it's just, you just know. But I don't think he was really going to assassinate anybody or anything.
 - Q What do you think this enterprise was for and



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A I don't have the slightest idea about that.

Q Did Ollie ever mention to you that they were building up a contingency fund or surplus of funds or that in due time they would have a lot more money, anything like that?

A No. He never had any money as far as I am concerned. He had money but he never had enough.

Q Did Ollie ever mention Zucker to you?

A No. Copp was the only one who mentioned.

I met Copp through Ollie so therefore I met Zucker through
Copp, so Ollie must have known I was meeting this guy.

Q Ollie never discussed Zucker with you?

A No.

what were they?

Q Did Ollie ever mention Albert Hakim to you?

A No. Not to me,

Q What about a guy named George Cave? Did you ever meet him?

A No.

Q Did Ollie ever mention him?

A No.

Q Were any of your dealings recorded on any sort



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of tape?

 A No. We were going to but we never did.

Q Do you know whether or not



Q Did you ever discuss that with them?

A Yes, sir, because they always wanted to know are you guys going to be wired? We say no. They say why not? How are you going to have a record of it? I said we will just try to remember.

Q Why didn't you want to record them?

A Why didn't we?

O Yes.

A I never do that. If I can't trust the people I'm with, let alone the people I'm meeting, I trust the person that is taking me to the meeting. If I can't trust him then I'm not going to the meeting. If I can't remember what transpired during that meeting, then I'll send the guy back by himself or I will go back and find out. I don't α^{T} need a record of it. Even DEA I never get wired.

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A No. I never had anything to do with that. I never had anything to do with it, didn't want anything to do with it. That's why I handed it to Alsam and he handled the TWIG group 2.

MS. NAUGHTON: I think I'm going to stop for now.

EXAMINATION ON BEHALF OF THE SENATE SELECT COMMITTEE

BY MR. WOODCOCK:

- Q Does the name Robert Fisk mean anything to you?
- A Fisk, F-i-s-k?
- Q Right.
- A Other than -- there's a U.S. attorney in New York
 by that name a long time ago. Same guy?



Q Are you familiar with a plan in June of 1986 that



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involved getting the hostages out for a figure of \$10 million

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A No.

Q You testified that as things began to get more difficult for Lt. Colonel North and people were searching, were they searching him? Was that the problem or who was being searched?

A It was just they tightened up everything in the EOB. We use to be able to carry ou gun in there and then they stopped us and you had to put it in a little safe so then we started leaving it outside and putting it in the trunk of the car.

Q This tightening of security wasn't aimed at North?

A No. I think it was something after somebody climbed the White House fence they tightened security. He did say one time when I called I will meet you outside.

Q Why is it he couldn't give you money inside?

A He said they are really searching everybody. I can get in any time I want. All I have to do is call and put them in the computer.

Q It wasn't a problem for you to get in, is that right?

A Right.

Q Then why was --

A It would be a problem getting out unless he went



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Q Wait a minute. The problem for you to get out with the money; is that correct?

A I don't want to make it sound like I was trying to scam something or something.

Q I understand.

out the side door.

A If he owed me \$6000 and he gave me \$6000 but then if they wanted to they would stop you. I think somebody tried to do something in EOB or something, I don't know whether they ripped something out but they were looking at everybody closely. He said it's better if I meet you outside.

Q Was he afraid you would be searched on your way out and this money found?

A I don't think he was afraid of it. I think he thought it was better for both of us.

Q So he met you outside and gave you the money outside.

A This was the last time, yes. Everybody knew something was coming down.

Q Where did you end up having the money exchange take place?

A Hardee's.

Q Hardees?

A Yes. 18th Street.

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Q	Is	that	a	burger	place?	

- Hardees, H-a-r-d-e-e-s. It's like McDonalds.
- Would it be safe to assume that too would be unique in your government experience, that you would have your expenses reimbursed in a Hardee's?
 - No, that would not be unique at all.
 - It would not be unique?
 - No.
- Did DEA regularly reimburse you in hamburger restaurants?
- You are making it sound a little -- no. Usually I would get my money from DEA offices.
 - Sometimes in a government check, right?
 - No, I never get a check. Always get cash.
 - That's before you make the expenditure or after?
- Usually after. Sometimes you take out traveler advance or something like that.
- Did it strike you unusual you were getting your travel expenses reimbursed in a Hardees?
- No, because that was the way Ollie did business. It was like our meeting in the θ ld Brogen. I don't even know what we went there for other than -- we didn't discuss anything. Charlie Allen and Ollie -- Charlie Allen and

were there. and I were there. It was a

We couldn't discuss anything in the place. Friday night.

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What we went out there for I haven't the slightest idea.

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Q Let me get back to the Hardee's exchange. What was that reimbursement of expenses for? What expenses had you incurred?

MR. SCHIPPERS: He can tell you this in a narrative Want him to do it that way?

MR. WOODCOCK: Go ahead.

THE WITNESS: I think I called him and I said -this is about a week before or two weeks before. I said
hey, American Express is after me. I need this money
you know. When can you do it? He says give me ten days,
a week or ten days. So I called him back and he said all
right, you know. I have got it. How much is it though?
Because this time he wanted pretty exact, you know.
Usually he was 57, 67, something like that. This time it
was pretty, you know like it came down to 70 or 80 dollars,
something like that, plus whatever the amount was.

BY MR. WOODCOCK:

- Q What was the total amount, do you recall?
- A No.
- Q Was it more than a thousand?
- A Oh, yes.
- Q More than five thousand?
- A I think it was around six, something like that,

67, 70,00

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Q	He	wanted	a more	precise	figure	out	of	you	thar
usual?									

- A He came out. He had one of these things.
- $\ensuremath{\mathtt{Q}}$ One of these is an accordion folder, is that right?

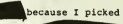
A A similar thing. He came out and pulled a yellow envelope out of that and he is sitting in Hardees and he went -- and he said this will take care of this.

I didn't even look at him because I trusted him. No.

This was five grand, 56 hundred for

money up.

well, is that right?



So you picked up money for



- Q You say North-was a little more particular about the amount that you were requesting than usual. Do you know why that was?
- A No. I think it was because he was very close to the -- I don't think he had that much.
- Q In the past would he just ask you for round figures?
- A Not round figures. We would say we spent \$5800.

 He would give you \$5800. We didn't come down and say

 \$5800 and 65 cents or 5822 or something like that. We would

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just say. It's not like sometimes he would round it off the other way, you know. It was always if it was 5822 he would give us 5825 maybe or 5820. But mind you, this was all on my credit cards, credit cards. So we are paying interest at 19 percent interest on our credit cards sometimes for two or three months.

- Did you factor that in, too?
- No, never. We never charged him telephone calls. I've got telephone bills I could paper this place.

For two years I used my personal car parking, \$13 a day not counting mileage, gas, wear and tear on my vehicle, picking up this shylock here.

- Let the record reflect the shylock is David B. Schippers.
- A Really I was doing this more than -- I was doing it for my narcotics job but I was doing it also because I believed in what I was doing. Once I talked to Ollie the first or second time, man I believed.
- Did you ask him why he had to be more precise this last time around?
 - No. I knew something was going on.
 - What did you think was going on?
- I think the whole thing was coming down. was already word in the newspaper and everything about the trip to Iran and all that.

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24 25 Q You thought the operation was at an end, is that right, coming to an end?

A Getting close.

MS. NAUGHTON: If I can jump in, did Ollie mention to you in either October or November that he was in the process of cleaning up his files?

THE WITNESS: No.

MS. NAUGHTON: There was no indication he was shredding documents of any kind?

THE WITNESS: No.

EXAMINATION ON BEHALF OF THE HOUSE SELECT COMMITTEE
BY MS. NAUGHTON:

Q Did he make reference to the fact in either October or November that he was planning on leaving the National Security Council staff?

A Never.

We may joke some time, said Ollie, you better never go back to the Marine Corps because these guys will kill you when you go back there. He would order generals, three star, four star generals he would tell them the President wants this. That's the way the guy was.

MR. WOODCOCK: One more question. Rafael ntero,

did that name ever come up in any of your discussions?

THE WITNESS: No.

MR. WOODCOCK: Did you ever hear the name when

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24 25 you were on your assignment?

THE WITNESS: Only in the newspaper.

MR. GENZMAN: I have nothing further.

MS. NAUGHTON: I have a couple other questions.

BY MS. NAUGHTON:

Q Did you ever discuss Ambassador

with Oliver North?

A Yes.

Q What did you discuss about him?

A Well, not really with Colonel North. It was more with Hikey. Getting a passport for the prince.

Q I understand that but --

A Nothing other than that.

Q Did you know that Colonel North knew Ambassador

A I assumed it:)

Q Did Colonel North ever talk to you about

Ambassador

No. I did that primarily on my own through Hikey.

Q I understand that. I'm talking about any other conversations.

A No.

NO.

I was just

wondering if the subject had ever some up?

A No. I only met her that one or two times over

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there and one or two times at Hikey's house.

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You met her at Hikey's house? 2 3 0 So --Α It was just you know, Christmas. 5 Social occasion? 6 Never to do anything with this. I just said 7 hello. 8 Did Colonel North ever discuss her in your presence? 10 No. 11 Ever heard of a general named 12 13 A No. 14 Never heard that name in Ollie's presence? 15 Never. 16 Did you watch Colonel North's testimony 17 before the select committees? 18 Yes. I didn't watch the whole thing. 19 Was there anything in that testimony you recall 20 him saying that does not comport with your recollection, 21 what you heard or saw? 22 Not that Colonel North said, no, not that I 23 can -- I didn't see the whole thing but you know, I didn't 24 hear anything that was out of the ordinary. What General 25 INCI ASSIFIED

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24 25 Secord said, that's a different story.

MR. WOODCOCK: You are referring to the reference to the Druze militia?

THE WITNESS: No.

MR. WOODCOCK: Nothing else?

THE WITNESS: No.

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MR. WOODCOCK: Nothing else Secord's testimony

that struck you as incorrect?

THE WITNESS: No, not that I can think of right

BY MS. NAUGHTON:

- Q Did you ever meet Robert Owen?
- A I don't think so.
- Q Did North ever discuss Robert Owen in your presence?

A No. I only met this guy Craig Coy and Earl by accident actually. They worked down the hall from Ollie's office.

- Q What about Buck Revell, Assistant Director of the FBI? Did you ever see him in Ollie's office?
 - A No.
 - Q Have you ever met him?
 - A No.
 - O Did North ever refer to him?
 - A Yes.

In what context?

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A	Well,	I	know	who	Buck	Revell	was
---	-------	---	------	-----	------	--------	-----

O Sure.

A Mainly it was in a very respectable sense that

Buck is the number 2 guy over there, you know. I think he

liked Buck because they both had the same name, Oliver.

Q I think they liked each other for more reasons than that.

A I do, too, but I don't know.

Q Did he ever mention --

A I know he called him a lot.

Q Did he tell you what about?

A I think something to do with the prince or the



A Can I just talk to you for a second?

Q Were there any criminal investigations -
I'm not talking about intelligence matters -- any

criminal investigations in which North referred to any
encounter with Mr. Revell, that is any criminal cases in
which he called Revell about?

A No.

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Did Ollie ever mention being briefed by Ravell Q on any ongoing criminal investigations?

Not to me, no.

Were you aware that Colonel North was being briefed at any time by DEA on any ongoing drug cases?

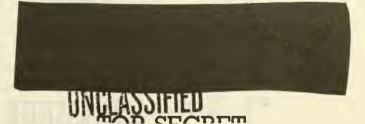
No.

Specifically, I'm referring to a case involving cocaine trafficking out of Miami and from Colombia via Nicaragua, and then to Florida. Were you aware that Colonel North was briefed in that case?

I was not aware. There is only one time and that is when there was an allegation made in one of the Los Angele papers about some contra people got 50 kilos of coke or something in San Frankisco or something. Fawn called and she said it's a big stink. Can you find out if it is true or not. So we called.

I went over to his

office and we called and it was nothing to it. It was not contra people. It was some, you know, Colombians or something. That's the only time he ever asked to find out anything about drugs with us.



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Do you know whether or not Colonel North called Buck Revell to check out

No. I asked Ollie if he wanted an FBI guy. said I've got the perfect guy for you.

- You mean to help with the hostage location effort?
- Exactly.
- And was Ollie interested in that? Q
- Yes.
- What steps did he take?

He didn't really take many steps. He wasn't that enthusiastic because he didn't trust the FBI. But one day over to his office. I knew I brought He was a personal friend of mine

doesn't like to travel, you I said anyway, help us. know. Two or three days and he is gone. So I said if I've got to spend all this time overseas, I want to spend it with somebody I like and that can help us and the FBI has connections. And that was it. Ollie said okay. I think

I said hey, maybe this guy can

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24 25 he called Buck and said can be assigned. I don't know what the outcome of it was because I never heard.

never did anything.

Q Did Hikey know

A

Q Yes.

A Yes.

Q Did ever meet with North?

A Only the one time I brought him for about 20 minutes.

Q Colonel North met with Mr. Lawn in October of '86.

Do you know what that was about?

A Yes. I don't know. I wasn't there. I understand it was about me and

Q Did Ollie tell you this?

A No. told me.

Q From whom had heard it?

had set up the meeting.

Q What was the purpose of the meeting?

A Well, at this point in time it was almost two years that I had been working with Ollie, not quite two years. But I think Mr. Lawn was inquiring about what was going on, why we were -- I don't know what the meeting was. You have to ask them. I really -- I heard it went okay. That's all I heard.

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PAGES 202 thru 204

DENIED IN TOTAL

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MS. NAUGHTON: I think we have been pretty thorough but I always have that feeling like we haven't covered something we should.

Are there any questions or areas we should ask you about that might be important to our inquiry that we have not phrased in the right way or asked about?

THE WITNESS: No, I don't think so. I think I have been very forthcoming. I tried to explain most of

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my answers. There is always something you think about later but I think that in the long run, we tried our best and, you know.

MS. NAUGHTON: Is there anything you are relieved we didn't ask about?

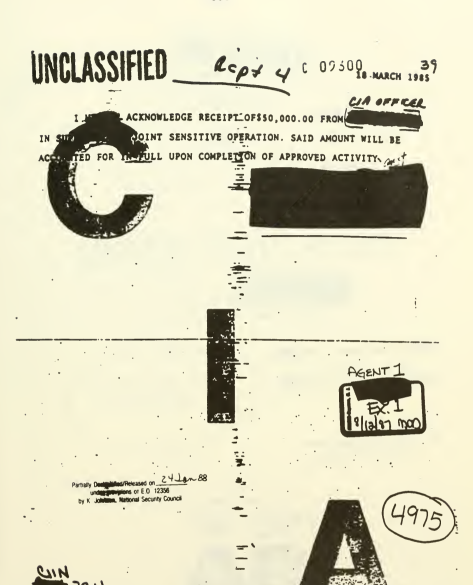
THE WITNESS: No.

MR. SCHIPPERS. I can't think of anything you haven't covered.

We will not waive signature.

(Whereupon, at 2:50 p.m., the deposition was concluded.)







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UNGLASSIRED Stenographic Transcript of

HEARINGS

HEITS 163 181

Before the

SELECT COMMITTEE ON SECRET MILITARY ASSISTANCE
TO IRAN AND THE MICARAGUAN OPPOSITION

UNITED STATES SENATE

DEPOSITION OF

Wednesday, August 12, 1987

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COPY NO. 2 A OF 2 A COPYES

Partially Declassified/Released on 2 Larv 88 under provisions of E.O. 12356 by K. Johnson, National Security Council

Washington, D.C.

TOP SECRET

1 DEPOSITION OF Wednesday, August 12, 1987 2 3 United States Senate Select Committee on Secret Military Assistance to Iran 5 and the Nicaraguan Opposition 6 Washington, D. C. 7 Deposition of called as a R witness by counsel for the Select Committee, in the q 10 offices of the Senate Select Committee, Room SH-901, Hart 11 Senate Office Building, Washington, D. C., commencing at 9:20 a.m., the witness having been duly sworn by MICHAL 12 ANN SCHAFER, a Notary Public in and for the District of 13 14 Columbia, and the testimony being taken down by Stenomask by MICHAL ANN SCHAFER and transcribed under her 15

diraction.

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artialiv Declassified/Released on 24JAN88 under provisions of E.O. 12356 by K. Johnson, National Security Council

1	APPEARANCES:
2	On behalf of the Senate Select Committee on Secret
3	Military Assistance to Iran and the Nicaraguan
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7	HENRY J. FLYNN
8	Investigator
9	On behalf of the House Select Committee to
10	Investigate Covert Arms Transactions with Iran:
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12	ROBERT GENZMAN, ESQ.
13	Associate Counsel
14	ROBERT BERMINGHAM
15	Investigator
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PROCEEDINGS

1	PROCEEDINGS
2	Whereupon,
3	
4	called as a witness by counsel on behalf of the Senate
5	Select Committee and having been duly sworn by the Notar
6	Public, was examined and testified as follows:
7	EXAMINATION
8	BY MR. WOODCOCK:
9	Q Would you state your name for the record and
0	spell your last name, please?
1	A
2	my name is Tim Woodcock. I'm
3	Associate Counsel with the Senate Select Committee on
4	Secret Military Assistance to Iran and the Nicaraguan
5	Opposition. This deposition is being held under the
6	authority of that Committee, under the resolution that
7	enables it. It is, therefore, an official inquiry of th
8	Committee and the information that is imparted to the
9	Committee through this deposition may be used in
0	fulfillment of its resolution.
1	Also attending here are Associate Counsel
2	representing the House Select Committee on the Iran-

representing the House Select Committee on the Iran-Contra investigation -- Pam Naughton and Bob Genzman. think it's fair to say that this deposition, too, is being held under the auspices of their enabling

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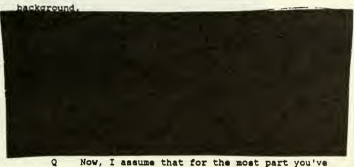
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resolution and this constitutes an official inquiry of the House Committee as well.

Before we get into the immediate occasion of your having been called here, let me ask you, if you would, to just briefly cover your professional

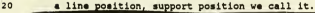


been a special agent of the DEA; is that correct?

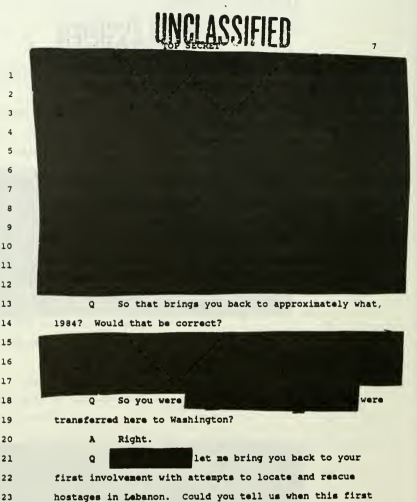
That's correct.

You are currently, however, in an administrative position with the DEA; is that right?

Well, you could say administrative, yes. It's







In January of '85.

came to your attention?

1	Q How did it come to your attention?
2	A I had an agent, is contacted me sometime
3	in January, and asked me if I had any sources that were
4	involved with the Middle East.
5	Q Now that would be descrit #/
6	correct?
7	A That's correct.
8	Q Did he explain to you why it was he was
9	calling you, at whose behest?
10	A Yes. He said he was talking with Ed Hickey.
11	Is it Hickey? Yeah.
12	Q And who did you understand Ed Hickey to be?
13	A He was an assistant in the White House.
14	That's all I knew.
15	Q So when you got this, you say it was a phone
16	call, from did you and he get together on this
17	subject?
18	A And I did. We briefly spoke about the
19	possibility of getting intelligence out of Lebanon or out
20	of the Middle East regarding the hostages.
21	Q What steps did you take on that subject?
22	A I took none at the time. (Contest said that we
23	would be seeing Hickey and when we got an appointment we
24	would go and talk to him about it.
25	Q Did you then get an appointment?
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1	A rean.
2	Q And was that also in January?
3	A In January.
4	Q So what happened when you went to your
5	appointment with Hickey?
6	A I met Hickey and there was a general there,
7	General Coffield. We had a very general meeting, talked
8	about different things in law enforcement because Ed
9	Hickey was a Secret Service agent at one time and he
10	asked the question, you know, how was our network. How
11	is our intelligence ability in Lebanon? And I told him.
12	
13	
14	And he asked about, in general,
15	the hostages and the people who I thought was holding
16	them, et cetera. And I explained to him that these are
17	terrorists who are also narcotic dealers, that the
18	and the
19	is noted for its traffic in hashish and
20	manufacturing of heroin.
21	Q Now were any plans made at this meeting to go
22	forward?
23	A Well, there was some concern about the
24	hostages, and particularly Buckley.
25	Q That is William Buckley?

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•	A Inde a correct.
2	Q And did that concern express itself in any
3	next steps planned at that meeting?
4	A Concern about Buckley was very heavy.
5	Q And did you and Hickey and and Coffield
6	agree on what the next step should be?
7	A Well, we decided we would probe contacts and
8	sources of information and see what the feasibility is,
9	the actual feasibility of gleaning intelligence and
10	collecting it in a timely manner.
11	Q Now, did there come a time when you brought
L2	this to the attention of your superiors at DEA?
13	A I sure did.
L4	Q When did that happen?
15	A In January, subsequent to this meeting. I
16	contacted my immediate supervisor. I told him
٠ 1	Q Who was that?
8	And we went
19	right up the ladder. The next person up was Dave
20	Westrate W-e-s-t-r-a-t-e. After him was Frank
21	Monestero M-o-n-e-s-t-e-r-o. And last, but not least,
22	Mr. Lawn, John Lawn.
23	Q Now, as you went up the ladder
2 4	A Each level had to approve to the upper level.
25	You know, the chain reaction type of thing and finally

2		BY MS. NAUGHTON:
3	Q	Excuse me. Had Bud Mullen left by this time?
4	λ	No. He was there.
5	Q	Is there any reason he wasn't told about this?
6	λ	Well, I didn't have an audience with him, if
7	that's what	t you mean. He was the Administrator.
8	Q	But do you know whether or not Mr. Lawn told
9	him about	it?
0	λ	I'm sure Bud Mullen approved it. I'm sure he
1	was briefed	1.
2	Q	When you say you are sure he was, do you have
3	any indicas	tion that he was?
4	A	Only what would tell me or Westrate or
5	Monestero.	
6	Q	And what did they tell you?
7	λ	That is was approved by the Administrator.
8	Q	At that time that was Mr. Mullen?
9	. λ	Right.
0		BY MR. WOODCOCK: (Resuming)
1	Q	Now you say it was approved ultimately by the
2	Administrat	tor. What precisely was approved by the
3	Administrat	tor as you understood it?
4	λ	What was approved was that we would try to set

up a network in the Middle East in order to get

1	information regarding the hostages, but we wouldn't do it
2	strictly for information on hostages. We would do it in
3	two phases. One would be narcotics investigations, which
4	would be handled by some of the agents in the area. And
5	the second part, that would be handled by
6	was the hostage information, intelligence, however you'd
7	like to call it.
8	Q Now, to your knowledge was this
9	proposal ever reduced to a memorandum form and sent in to
10	someone's desk, or was it all done orally?
11	A It was all oral.
12	Q Now on the same subject, you understood that
13	this was basically a split authority, that there would be
14	some concentration on the narcotics side and there would
15	be concentration, specifically you and on the
16	hostage information side; is that correct?
17	A Um-hum.
18	Q Did you also understand that this plan
19	comprehended more than simply information on the hostages
20	but also rescue of the hostages?
21	A In my mind I understood that. If I had a
22	chance to extract them, I would have done it.
23	Q Now, did you have any understanding as to what
24	your reporting requirements were to DEA on this project?
25	A My reporting requirement at the time was to
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1	Abe Azzam, who was put in charge of this operation by
2	Monestero.
3	Q Now, I gather there came a point when you
4	actually met face to face with Mr. Azzam on this subject;
5	is that correct?
6	A Yes.
7	Q And when did that happen, to the best of your
8	recollection?
9	A In February, early February. Azzam was on a
10	trip overseas, so we decided to kill two birds with one
11	stone, so we contacted some sources and we and we
12	told them to meet us And then I contacted
13	Azzam
14	told him to meet us
15	Q Now when you say "we contacted"
16	A Well, I contacted me or did it.
17	Q I'll be asking you that from time to time. I
18	know that you and worked as a team.
19	A I couldn't tell you if he did or I did, but it
20	was one of us.
21	Q One or the other?
22	λ Right.
23	Q And so Azzam was contacted, and I gather a
24	meeting then ensued; is that correct?
25	A We met
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1	Q Now who was present at the meeting?
2	A It was myself, Azzam,
3	and an agent
4	who was
5	The agent in charge of that office wasn't
6	around, so that's why the second agent came.
7	Q What was the purpose of this meeting
8	
9	A Well, primarily in a manner of getting
10	intelligence,
11	
12	So that's why he
13	was present.
14	Q The source was present?
15	A Well, the source
16	breaking them down one by one.
17	was there because we picked and
18	he ended up being there.
19	Q So it was his turf?
20	A Yeah. What can you do? And we decided that
21	it would probably be the best place to meet in the future
22	
23	Company of the second
24	
25	Q Now, I gather there came a point in the course
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1	of this meeting where one of your sources appeared as
2	well; is that correct?
3	A We had a source and a sub-source.
4	Q Now the source let me just give you a
5	generic description and see if this is the person that
6	you were dealing with.
7	
8	Is this the person you were dealing
9	with?
10	A Yes. We'll call him Source 1 as the interview
11	goes on. How's that?
12	Q All right, Source 1.
13	A Because there will be some other sources, and
14	we'll number them.
15	Q
16	Is that Source 2?
17	A That's correct
18	Q Now, Source 1 came to the meeting, I gather,
19	to be briefed on what it was you people had in mind; is
20	that correct?
21	A Well, I had talked to him in the State
22	originally about what the feasibility is
23	So then we met there
24	again to talk about the feasibility of setting up a
25	network and the movement of information, location of
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1	hoetages, and along with that we also discussed the
2	narcotic part of it and how we wanted information
3	
4	
5	We wanted narcotic information to come out at
6	the same time,
7	
8	Q Now by this time was Source 1 agreeable to
9	cooperating on this, on the hostage side?
10	A He volunteered, yes.
11	Q And how about Source 2?
12	A Source 2 agreed, yes.
13	Q What happened next?
14	A We all got up and went home, basically. We
15	had agreed with it. The sub-source went back into the
16	and I think Source 1 came back with me. No,
17	they both went back
18	Q By this time I gather your operation had
19	formal SEO designation; is that correct?
20	λ A special enforcement operation project was
21	assigned to this initial phase, and so we had some money
22	to travel and we had some money to pay source and
23	expenses.
24	Q Now after this meeting what was the
25	UNGLASSIFIED

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2	course, my people, with and Monestero and
3	everybody. At that time Azzam was in charge, so when
4	Azzam was in charge you don't have to do anything any
5	more; he does it all.
6	Q You mean administratively?
7	A Everything verbally, administratively,
8	supervisory. So we were just kind of there waiting for
9	calls from the sources.
_	
10	Q You and
11	A Yeah.
12	Q Fifth wheels? Is that what's happening here?
13	A Yeah. We were the second channel, I guess, or
14	third channel maybe.
15	Q Well, since Azzam is in charge and Azzam is
16	doing everything
17	A So he was briefing everybody. He briefed
18	Monestero.
19	- Q What was happening, then, from your
20	perspective?
21	A He briefed Monestero and we were told that the
22	thing was still authorized, to do it, and he then was
23	assigned to some committee called Hostage Recovery
24	something.
25	
25	See
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1	A Yean, that's right. So he had his Monday
2	morning meeting there.
3	Q And that's Mr. Azzam you're talking about?
4	A Mr. Azzam. So he got very close to the FBI,
5	and meanwhile there was only one or two FBI agents there,
6	but primarily he got very close to CIA in that meeting.
7	Q Okay. Now what's happening? I mean, Mr.
8	Azzam is joining the Hostage Locating Task Force. He's
9	briefing Monestero. What are you doing?
10	A Basically he's in control of it and we were
11	getting phone calls on occasion from Source 1 giving us
12	some information regarding the location of the hostages,
13	about their health and their movement.
14	Q And you are passing that on to Mr. Azzam?
15	A I'm passing that on to Mr. Azzam. Matter of
16	fact, I gave him some notes, brief notes, on it which
17	then he would I don't know what he did. I guess he
18	briefed the Committee on what a great job we were doing.
19	- Q Let me back you up a little bit on this. You
20	are getting phone calls from Source 1.
21	A That's right.
22	Q Now does Source 1 call only you, or does he
23	feel free to call
24	A He'll call if he can't find me.
25	Q So these communications that are coming in
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1	from Source 1 are coming either to you or
2	A Right.
3	Q And do you then share them with
4	bring them up to Azzam?
5	A Sure.
6	Q And he vice versa; is that correct?
7	A Yeah, sure.
8	Q Now, during this period let's confine this
9	to the month of February so far what's happening with
10	Source 1 from the information that he's giving to you?
11	A Well, we're getting information regarding the
12	groups that are holding the hostages and the politics of
13	it We'd give it
14	to Azzam and Azzam gave it to the CIA.
15	Q And I gather the Source is traveling
16	
17	A Well, the source has come out, right? And
18	then he has set up somewhat of a network that he can call
19	the sub-source that we metand other people
20	that he started to develop, other persons
21	
22	Q Now, does there come a point when you get the
23	understanding that CIA is also becoming involved in this?
24	A Oh, yeah. We knew that CIA was involved in it
25	always.
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2	A	Sure.
3	Q	Even in January?
4	λ	Yeah. When we had a meeting with Hickey he
5	said the C	IA was involved in it. That's where the
6	Buckley th	ing came out
7		
8	Q	Buckley's status was a sensitive matter?
9	λ	Why it was necessary to pull Buckley out of
10	there. Yo	u're aware of that, right?
11	Q	We're aware of that.
12	A	So were we aware of that.
13		BY MS. NAUGHTON: (Resuming)
14	Q	Excuse me. Did Hickey tell you that he knew
15	Buckley pe	rsonally?
16	A	Yes.
17	Q	What did he tell you about their relationship?
18	λ	Nothing. You know, he just said he knew
19	Buckley	
20		
21		
22		
23		
24		BY MR. WOODCOCK: (Resuming)
25	Q	So you understood that CIA had an interest in
		UNCLASSIFIED

•	and all along. Too also analistood they were actively
2	involved in the DEA side of it from the start; is that
3	correct?
4	A Well, not the DEA side. They were actively
5	involved in their own side of it. We knew you know,
6	we had some, let's say, coordination with them because of
7	Azzam's job on that Committee and his meetings with them
8	all the time.
9	Q Did there come a point when you understood
.0	that CIA was actually funding this along with DEA?
.1	A Well, somewhere down the line we had a few
.2	meetings and we got a little money from them. We figured
.3	we gave them all this information; they should give us
4	something.
.5	Q It's not an inequitable thought.
.6	A And since our information was the best coming
.7	out at the time
.8	Q Now, when you say "we had a meeting with
.9	them", is that you and an arm and Mr. Azzam?
0	A Well, Azzam always met with them. Let me see.
1	I have some chronological order here. As I said, Azzam
2	was the one in charge of this operation, so he met with
3	the CIA more than anybody, and we then, and I and
4	Azzam, met finally with a couple of CIA people regarding
5	this matter. UNGLASSIFIED

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give us \$50,000 in operation for sources. 1 And they gave it, I gather, directly to 2 is that correct? 3 right. A They gave it to Do you recall the names of the CIA people? 5 Q and I don't know. I recall One was 6 a guy named 7 Q right. These are the people I think 9 though, I saw a few times. 10 we met. Would it be fair to say that would be 11 approximately mid-March when that money would have 12 changed hands? 13 Yeah, exactly. 14 Now after you received this, what, \$50,000 15 from CIA; is that correct? 16 17 A Right. What did you do with it? 18 Well, initially we made a payment in mid-19, March to Source 1 of \$20,000. 20 when you say And that's you and 21 Hwell? 22 That's correct. Which we, by the way, used a 23 DEA receipt to acknowledge the receipt of the money, just 24 a habit, I guess. 25

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1	Q Prudent. What was the purpose of giving the
2	money, the \$20,000, to Source 1?
3	A Well, he was traveling back and forth and the
4	round-trip ticket from the States was
5	approximately a round-trip, and he's been paying
6	that out of his own pocket and his own expenses. So we
7	started giving him some money.
8	Q Now, was some of that to reimburse him for
9	prior expenses?
10	A Well, no. We had some DEA money which we gave
11	him prior to that, but to set up this network it required
12	for him to go So we gave him what
13	expenses we could afford.
14	Q So some of the money was travel money. Was
15	that money also intended to go to help him set up the
16	network?
17	A Oh, his network, sure. He had to give them
18	money.
19	•
20	BY MS. NAUGHTON: (Resuming)
21	Q Can I go back one step? Excuse me. In
22	February you met with the source
23	correct?
24	A That's right.
25	Q And you paid the source at that time \$20,000?
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1	λ	No. We paid that source \$20,000 in March.
2	Q	There was no exchange of money, then
3		
4	A	We may have paid him through a DEA account.
5	Q	That's my question. I'm not talking about the
6	CIA money h	ere. I'm talking about DEA money.
7	A	We may have given him some money in February
8	from a DEA	account.
9	Q	Do you know how much that was?
10	A	I have it written down. I'd have to check it.
11	Q	Do you have it written down here?
12	A	Sure. Okay. In early February he got \$5,000,
13	and them ag	gain in February he got another \$3,000.
14	Q	And this is all to Source 1?
15	A	To Source 1. He got \$8,000 in February.
16	Q	If I can back up, February 26 or thereabouts
17	you took a	trip to
18	λ	Yeah, around that time we did take a trip
19		
20	Q	Now, was that to meet with Source 1?
21	A	Right.
22	Q	Was Source 1 paid money on that occasion?
23	λ	Probably part of that \$8,000 was paid then.
24	Q	Do you have any recollection of the source
25	being paid	more than \$8,000 on or about February 26?

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2	Q So the most you remember paying Source 1 in
3	February of '85 is a total of \$8,000?
4	A That's correct.
5	Q And that was DEA money, not CIA money?
6	A That's correct.
7	BY MR. WOODCOCK: (Resuming)
8	Q That recollection on the \$8,000 is based on
9	the documents you produced. Is that a DEA document?
10	A That's correct.
11	Q And that's a DEA document showing
12	disbursements to Source 1; is that correct?
13	A That's correct.
14	Q Would the source have been getting monies from
15	any other source than DEA?
16	A Not that I know of.
17 -	Q Not from you or
18	A Not from and I, no.
19	Q And that's limited to that period of February?
20	A Um-hum.
21	Q Now after you gave Source 1 the \$20,000 in
22	March, what did he do? What were his marching orders?
23	A to further
24	develop the network that was starting up and start
25	retrieving information.
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1	Q I gather he did so; is that correct?
2	A Yes. He started that up and he started
3	developing also narcotic information and sources of
4	narcotics
5	Q He was reporting back to you during that time;
6	is that correct?
7	A He reported to me about the hostage stuff,
8	yeah.
9	Q And is this trip taking place in March or
10	April?
11	A Well, you know, it's hard to eay. I know we
12	took a trip in April to meet him.
13	But he could have come and gone a couple of times before
14	we got there, so I really don't know. That's as best we
15	can recollect and tried to reconstruct this thing.
16	Q So as best as you can recall he was in and out
17	
18	A Sure.
19	Q In the month of March and April, and during
20	that period of time was reporting back to you and
21	
22	A Right.
23	Q As he could find you?
24	A That's correct
25	of the second second second
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1	
2	Q Would he ever call Mr. Azzam directly?
3	A I don't know. I don't think so. He may have,
4	though, you know, but I don't remember.
5	Q Now in your discussion with the CIA, the one
6	that you had you recall with
7	was there any discussion about trying to
8	determine the bona fides of the people with whom Source 1
9	was dealing?
10	A Eventually.
11	Q But that did not occur in March, to the best
12	of you recollection?
13	A I don't think so. I think it came a little
14	later.
15	Q When do you think that occurred?
16	A April, April-May, probably April.
17	Q How did that come about?
18	A Well, and I went
19	the source, and then we proceeded to meet
20	and the source briefed
21	Q Let me back you up. Before that meeting
22	you don't recall any point at which the CIA
23	suggested any particular kinds of bona fides be
24	demonstrated by the persons with whom Source 1 had
25	contact; is that correct?
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1	A You know, Azzam could have had these meetings.
2	As I said before, he had a lot of meetings with them.
3	But eventually I know that we had a meeting and we talked
4	about bona fides. We talked about evidence. And I don't
5	know. It was in the April time frame, as far as I can
6	recall.
7	I think it was subsequent to this meeting
8	with because we had a hassle with
9	who didn't remember a damn thing. Okay?
10	Q We'll get to that. So you had met with
11	beforehand and at some point I gather you set up this
12	arrangement where he was going and you would meet
13	the source there; is that correct?
14	A No, no, no.
15	recall, Azzam called us and said meet
16	and have him debrief Source 1.
17	Q Okay. You were I presume, to deal
18	with Source 1; is that correct?
19	. A Yeah.
20	Q And is it your recollection that when you went
21	there was no plan in place for you to meet with
22	
23	A That's correct.
24	Q And once you got there you got a call from
25	Azzam,

29

1	A Go meet him, because it wasn't in the
2	itinerary and we had to redo our ticket
3	
4	Q When you say "we", that's you and
5	A and I and Source 1. We had to pull him
6	out of there, too.
7	Q Why were you meeting with Source 1?
8	A For information to see how the network was
9	being put together, to see what information was coming
10	out of there
11	
12	
13	
14	
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22	1. And 2
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5	
6	
7	Q Now, when you went it was you
8	and Source 1?
9	A That's correct.
10	Q You met
11	A Right.
12	Q And what happens?
13	A We brief
14	Q And what's happened up to this point? What do
15	you tell
16	A Well, he was being told the names of the
17	players, the location of the hostages, things like that.
18	I mean, it was while we were sitting there in a hotel
19	lobby for about an hour or so.
20	Q No one else present, I gather; is that
21	correct?
22	A Just him, myself, and Source 1.
23	Q And was supposed to perform some kind of
24	evaluation was that your understanding of Source 1?
25	UNCLASSIFIED

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2	it's nice to be in Let's have a drink. So we had
3	a drink.
4	Q Did he tell you who had sent him there?
5	A His people had sent him there. There was no
6	doubt of that. But I don't know who.
7	Q Apparently they didn't tell him why he was
8	there; is that correct?
9	A Well, his remark was, I don't know why I'm
10	here, so I said I assume you want to brief Source 1
11	want to debrief Source 1. He says, okay, let's do it.
12	Q Now let me return to the subject of the bona
13	fides. Did bring up the subject of Source 1
14	establishing the bona fides of his contacts?
15	A He may have, yeah. I don't recall
16	specifically that it was at that time. I recall it in a
17	meeting in Langley after this trip, that we sat in this
18	meeting and there was quite a few people in this meeting,
19	and that's when bona fides came out.
20	Q Why don't we-go to that?
21	A Because that was the first time, you know,
22	that Azzam allowed us to be involved in his coordinating
23	group with the CIA.
24	Q I'm getting the impression from some of your
25	remarks and you can correct me if I'm wrong that
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1	you felt as though Azzam Kind of Shut you out of this,
2	out of the upper levels of this; is that correct?
3	A No, no, no. Azzam was in charge of this.
4	Until I tell you he's not, he was completely in charge of
5	this, and it was his call, not
6	Q I understand that. I understand that he was
7	in charge and that you were his subordinate, but I'm
8	getting the impression from what you are saying that you
9	felt as though he was closing you out of certain areas.
10	Is that unfair?
11	A No, I don't think he was closing me out, no.
12	I just said he was in charge. He was supervising it. I
13	didn't have to agree with what he's doing, all right, but
14	I followed his orders.
15	Q Now did you come back directly
16	A We did, yeah.
17	Q And that was you and and Source 1
18	coming together?
19	A Let me see. I think Source 1 went back in. I
20	think he went back in because I have notes here of
21	and back to D.C.
22	Q Now you get back to D. C., and what then
23	happens?
24	Caulfield We had a meeting with Hickey, Poindexter,
25	extisid and North at the White House.

-	d wom perore we der ruto the amparance of that
2	meeting let me ask you a couple of questions about thes
3	people. You have already testified that you mat Hickey
4	in January.
5	A Um-hum.
6	Q Did you continue to have contact with him in
7	the interim up until this meeting you're talking about?
8	A did. That was his contact.
9	Q So to the extent there's a contact it's
10	through
11	A He required that as we did what we were doin
12	to keep him always posted, and so that was job.
13	Q So would keep him regularly posted?
14	A Sure.
15	Q Was that something that Azzam was aware of?
16	A I think so, yeah.
17	Q Now how about Colonel Cofficial? Had you met
18	with him in the meantime?
19	A I think we met one time beforehand. We had
20	met in February and we brought Azzam there, you know,
21	because he wanted to meet these people, and we had a
22	general meeting, again about the logistics of getting
23	intelligence out of Lebanon.
24	Q And is that Goffield and Hickey that you're
25	UNCLASSIFIED

1	A Yeah, right.
2	Q And this is following meeting; is
3	that correct?
4	A Yeah, right. That's exactly it, and that's
5	why we went over there. We gave them basically the final
6	word that this was feasible in February.
7	Q Now how about any other meetings with Coffield
8	between the meeting in February and the meeting you were
9	just about to describe in April?
10	A I think the only one I was at was at this
11	April meeting. In March we had the meeting where we
12	brought Azzam over there, and North was at this meeting.
13	It was a breakfast meeting, as a matter of fact. We were
14	in the dining room there at the White House, a breakfast
15	meeting, very little talk general talk.
16	Q You've anticipated my next question, and that
17	is at what point you first met Colonel North.
18	A That was the first time we met North.
19	. Q And that would be in March; is that correct?
20	A Right.
21	Q And it's a breakfast meeting at which Colonel
22	doffield was also present?
23	A He was there.
24	Q Who else would have been there?
25	A Hickey was there, and Azzam, and myself
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2	Q And I gather from your description that this
3	was just a general introductory meeting, not a lot of
4	substance?
5	A Yeah, sure. You know, there was other people
6	in there eating breakfast, so it was very toned down.
7	Q Now, did you get an understanding from North
8	at that breakfast meeting what his position was and what
9	his relationship was to this hostage effort?
10	A Right, in general we did.
11	Q And what did you understand that to be?
12	A That he was involved in attempting to get the
13	hostages out and getting information regarding the
14	hostages location, et cetera.
15	Q Now let me go back to this meeting in April.
16	You also have testified that Admiral Poindexter was
17	present at this meeting; is that correct?
18	A That's correct, the first time and, I think,
19	last.
20	Q That was the first time you met Admiral
21	Poindexter?
22	λ Yes.
23	Q And to the best of your recollection the last
24	time; is that correct?
25	A Yeah. I don't think I met him again after
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2	Q Why don't we pause for a moment on that
3	meeting, and let me ask you if you would testify as to
4	how this meeting came about and what the purpose was?
5	A Well, as I said before was in contact
6	with Ed Hickey, I'll say regularly, you know, and I thin
7	it was decided we'd give him an update as to what we were
8	doing. And at this meeting, when we got there, I though
9	it would be, and so did that it would be Hickey and
0	Caulfield again, and there was Poindexter and North also.
.1	Q Now was it explained to you who Admiral
. 2	Poindexter was and what his position was?
.3	A Oh, yeah.
.4	Q What happened in the course of the meeting?
.5	A We briefed them as to what we were doing
.6	regarding setting up this network and how to
.7	extract this information on a timely basis, and we talke
.8	in general. We explained to them that these people,
.9	these terrorists, were drug dealers and we knew a lot of
0	them as it was. We knew the major people involved in
1	trafficking in marijuana and hashish and in heroin.
2	So it was easy to set up this network because
23	it was the same people who held the hostages or
4	controlled the hostages.
25	Q Now, did any plan emerge from this meeting, o
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was this just purely informational?

2	A No. At the time it was informational. We
3	were going to continue on broadening the network and
4	pulling in information.
5	Q Now, there was, I gather from your list of
6	people present, no one from the CIA present; is that
7	correct?
8	A There was not.
9	Q Now, did Admiral Poindexter or Colonel North
10	have any particular role in this meeting?
11	A Not really. They asked questions about, you
12	know, the network. They asked questions on the
13	timeliness of getting the information, and that was a
14	problem I explained to them. It's difficult to relay is
15	
16	
17	
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19	
20	And so they would try. So we told them the
21	problem we would have in getting instant information.
22	Q Did anyone express any concern about
23	communicating over unsecure lines?
24	A Well, there was concern, but we set up our
25	little rudimentary code.
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When you say "we", was that you and

2	A Myself and yeah, and the source.
3	Q Now, were you able to put a date on that
4	meeting?
5	A It was April 24, actually.
6	BY MS. NAUGHTON: (Resuming)
7	Q Was there any discussion at that meeting of
8	further steps to take? I'm talking specifically about
9	procedures now, as to who would pay for it and how to
10	coordinate with the CIA?
11	A No, there wasn't. It was just understood.
12	See, there was no talk of anything about North or the NSC
13	was going to be paying us. We were still with the CIA,
14	and so we understood that they gave us 50Gs and we were
15	going to use that up and we'd get more from them.
16	Q Did Poindexter make any comments or
17	commitments or anything along the lines of funding of the
18	operation?
19	A Not at that time, no. Or he never did after
20	that because I never met him. But he never did that, nor
21	did Oliver North, that I can recollect.
22	Q Do you know whether or not he and Hickey
23	discussed it?
24	A No. I recall, you know, when Hickey talked
25	about it it was the CIA that would be funding us. That's

my understanding. And, in fact, up unto this meeting

39

2	there was nobody from CIA there and it was just
3	understood that we would get money from the CIA.
4	Q Okay. But did Hickey ever allude to you that
5	he had recruited Poindexter's help in getting funding?
6	A No, not at that time.
7	Q At any time?
8	A No. It was just intermeshed with meetings
9	that we had with North, and then all of a sudden he says
10	I'll take care of this. You're getting way ahead of the
11	chronological order of this thing, though.
12	BY MR. WOODCOCK: (Resuming)
13	Q Now following this meeting did you again get
14	together with representatives of the CIA?
15	A Yeah, we did. You know, again Azzam always
16	was with them, and I don't know. Something happened that
17	CIA was upset over something Azzam said, and then we
18	ended up having to go to Langley, and I, and explain
19	certain things. And some of this stuff was wrongly
20	reported by and we clarified that in a meeting
21	with a lot of people in it.
22	Q Let's go to that meeting for a moment.
23	A That was in April also, right after the Hickey
24	meeting.
25	O Within a few days?

-	n night a few days. I don't have a specific
2	date, just a throw-away date.
3	Q What's your best guess?
4	A The 25th, 26th.
5	Q Now did this meeting with CIA come about
6	because it was some question within CIA as to how this
7	operation was going?
8	A The question was, I think, what
9	reported, and then they got hold of Azzam and then we
10	went over there to explain it to them, that was
11	in no condition to have reported anything properly.
12	Q When you say "no condition", what do you mean
13	by that?
14	A Just that he never took any notes. He just
15	sat there and listened and he was trying to make quotes,
16	and that's kind of impossible.
17	Q Trying to make what?
18	A Quote the source, you know, when there were no
19	notes taken.
20	Q All right. So you had this meeting out at
21	CIA, and I understand it's a large meeting.
22	A Um-hum.
23	Q Who do you recall attended the meeting?
24	A I think was there, and was
25	there. I know the WASSIFIED

and I can't remember his name. There was a good 15

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time, about evidence, about bona fides.

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2	Q Let me stop you there for just a minute and
3	make sure I have this correct. When this meeting came
4	together you understood thathad come back and
5	erroneously reported
6	A That Source 1 committed monies to some players
7	
8	Q And that the purpose of the monies was both
9	for location information and for extraction information;
10	is that correct?
11	A No. It's just that there was no money
12	committed. He said that Source 1 said that unless these
13	paople get money you won't get anything.
14	Well, that's not true.
15	Q What had Source 1 actually said?
16	A He said that these people, if he got evidence,
17	if he got bona fides, that they would want to be paid for
18	it.
19	Q For the bona fides?
20	A Sure, or the evidence. Take your pick.
21	Q And where does extraction fit into this?
22	A Well, later in the meeting we started talking
23	about the possibility of extraction.
24	Q But had not represented that the source
25	had said something about extraction?

2	for bona fides, as I recollect it.
3	Q So in the course of this meeting the question
4	goes beyond simple location?
5	A That was basically straightened out, and then
6	we went into bona fides, and CIA indicated they would pay
7	for bona fides, particularly on Buckley.
8	Q And what did they say about the form the bona
9	fides should take?
10	A They'd take anything that was convenient to
11	the situation
12	
13	
14	
15	Q So was a decision reached by the end of this
15 16	Q So was a decision reached by the end of this meeting that the next step would be to get bona fides
16	
16 17	meeting that the next step would be to get bona fides
16 17 18	meeting that the next step would be to get bona fides A Basically, yes.
16 17 18 19	A Basically, yes. Q What happened next?
16 17 18 19 20	A Basically, yes. Q What happened next? A Well, after that I think we met North that
16 17 18 19 20 21	A Basically, yes. Q What happened next? A Well, after that I think we met North that same day, as I recall. When I was in there a phone call
16 17 18 19 20 21	A Basically, yes. Q What happened next? A Well, after that I think we met North that same day, as I recall. When I was in there a phone call came in the room and that's why I remember we met North
16 17 18 19 20 21 22	A Basically, yes. Q What happened next? A Well, after that I think we met North that same day, as I recall. When I was in there a phone call came in the room and that's why I remember we met North that day. And the secretary walked in and said is there

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-	the room gave me a dirty rook.
2	I said there's something wrong here. So I
3	went out and afterwards, I think when we were leaving,
4	Azzam explained that there was a few people in that room
5	didn't like North. And that's why I remembered that.
6	And then we met him.
7	Q So the North name generated some dirty looks?
8	A Yeah.
9	Q . But nothing beyond that?
0	A It was a matter of apparently he never dealt
1	with that mid-level group. He always dealt with the
2	upper people in the CIA, and this group disliked that.
3	That was what was told to me at that time.
4	Q Was that Mr. Azzam telling you that?
5	A I think he may have told me, and maybe
.6	somebody, told something. It came out a
.7	that time that they didn't particularly care for him.
8	Q Did you ever hear anything from North on that
9	subject?
0	A Yeah. I think I may have asked, you know,
1	when we met him that day. That was new. I didn't want
2	to have a confrontation with him per se, but we talked
3	about this problem we had with CIA and this
4	misunderstanding and this and that, and that we have now
5	tasked Source 1 to get some evidence. He told me, yeah,
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2	those people, et cetera. I could tell that he didn't
3	have the patience for them.
4	Q So now this meeting concludes, and I gather i
5	your phone conversation with North you have already set
6	up that you will go over and see him following the
7	meeting; is that correct?
8	A . Yeah, we did. It was a very brief meeting.
9	Q When the meeting breaks up at the CIA, it's
.0	generally decided that the source will go back in and tr
.1	to come up with some kind of bona fides?
.2	A Um-hum.
.3	Q And is it correct that no particular bona fid
4	was suggested, just a range of options?
5	A A range of options
6	
.7	
8	Q You then go over to North's office. Who goes
9	over there?
0	A nd I.
1	Q And what's the purpose of this meeting at
2	North's office?
3	A Well, he phoned me at CIA and said he'd like
4	to see me, so we went over there afterwards.
5	Q And when you got there, what did you find out
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_	one propose to see
2	A He says, what happened there? And we
3	explained what happened, and we explained that Source 1
4	was going to go back into
5	sub-sources work on getting some evidence as to the
6	condition or situation of Buckley or any of the other
7	hostages
8	Q Was he in a position to give you any
9	additional information on Buckley in particular or any of
.0	the other hostages?
1	A No, he didn't, not that I recall. He told me,
2	as a matter of fact all along they told me, you know,
3	even some of the friendly CIA people that we got friendly
3	even some of the friendly CIA people that we got friendly with, particularly
4	
5	
5	with, particularly
4 5 6 7	with, particularly
4 5 6 7 8	with, particularly
4 5 6 7 8 9	Q Let me ask you this. Does the name Nathan
4 5 6 7 8 9	Q Let me ask you this. Does the name Nathan Adams mean anything to you?
4 5 6 7 8 9 0 1 1	Q Let me ask you this. Does the name Nathan Adams mean anything to you? A Sure. He's a journalist, isn't he?
4 5 6 7 8 9 0 1 1 2 2	Q Let me ask you this. Does the name Nathan Adams mean anything to you? A Sure. He's a journalist, isn't he? Q Well, you'd have to tell me.

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1	Q You'd have to tell me.
2	A Okay. That's who I think Nate Adams is.
3	Maybe I'm wrong.
4	Q Do you connect him with any information on
5	Buckley?
6	A Let me put it this way. If Nate Adams is the
7	journalist, the only information he had on Buckley was
8	what Azzam gave him, because that was his buddy, if
9	that's the person.
10	Q Do you connect him with North at all?
11	A Yeah. I think North knew him, too, because I
12	remember seeing in his office one of those things that
13	Nate Adams gave people, with their names inscribed in it
14	and I picked it up and it was a little thing, and then
15	Nate Adams, and then oh, yeah, I know him.
16	Q Now this meeting with North that you had, it'
17	you, North, Anyone else?
18	A No.
19	Q And Azzam is not at this meeting?
20	-A No.
21	Q Why is that?
22	A I don't know. We may have left him at the
23	FBI. I don't know I mean at the CIA.
24	Q Was he aware of the meeting, do you know?
25	A Oh, yeah. He was running the thing, so we

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told him everything we di

- Q Do you have a recollection of whether he chose not to attend or how it happened that he didn't attend?
- A He had other duties, you know. He was the executive assistant to the Deputy Administrator, so I assume he didn't attend because he had other duties.
- Q After this meeting with North I gather you or have to get in touch with the source and tell him what the next steps are; is that correct?

A Well, in this meeting here, in this meeting with the CIA and then with North -- and it's overlapping, okay, the information -- we discussed the payment for evidence, and I don't know, \$200,000'was set up by the CIA under the strict authority of Azzam to release it for any type of bona fide or evidence that was acceptable to the CIA.

Now, as far as I can recall, it wasn't stated that well, you can use the \$200,000 in one lump sum or break it up piecemeal. It was just there. Okay? And both the people in CIA and Oliver North knew that.

- Q Now let me back you up just a minute. You testified that in March you gave the source \$20,000 of the \$50,000 for a trip he then took.
 - A Um-hum.
 - Q At some point did you give him the remainder

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2	A Yeah, we did.
3	Q When did that happen?
4	A I think it was in April.
5	Q And again what was the purpose of that?
6	A It was for his expenses and the development of
7	his network.
8	Q I gather he is keeping you up to date on what
9	it is precisely he is using this money for?
10	A Well, he's telling me who he's giving money
11	to, yes.
12	Q Now is he in a position where he was required
13	to substantiate portions of expenses? Does he have to
14	show you airplane tickets and things like that? How is
15	that handled?
16	A Well, let's stop right here and come to the
17	end. We have about \$60,000 in round-trip air tickets for
18	him. I have those available.
L9	Q So he made those available to you, and hotel
20	bills and things like that?
21	A They are all available. I could have the DEA
22	offices get all those expenses.
23	BY MS. NAUGHTON: (Resuming)
24	Q When were those produced?
25	A They're not produced. He has them. But I saw

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2	Q Would you see them contemporaneously with
3	giving him the money, or did you see them at a later
4	time?
5	A No, no. I knew when he left. I had no
6	problem with this man.
7	
8	Q So when did you actually see the tickets?
9	A I saw them in the end of '86 and '87, as this
.0	thing started boiling. And we did vary honestly, we
.1	checked our expenditures and we found out that we didn't
.2	give him enough money. He paid a lot of it out of his
.3	own pocket.
.4	BY MR. WOODCOCK: (Resuming)
.5	Q Okay. So by the time this meeting has
.6	occurred with the CIA on April 24 excuse me, April 25,
.7	I think you testified you have already given the
.8	source the \$50,000 that CIA came up with?
.9	A It was done. Now don't forget this is Azzam's
0	approval. Azzam's in charge. Let's not say just
1	
2	Q That wasn't the implication of my question,
:3	but I think your testimony was that you or actually
4	gave him the money; isn't that right?
5	A That's correct, with the approval of Azzam.

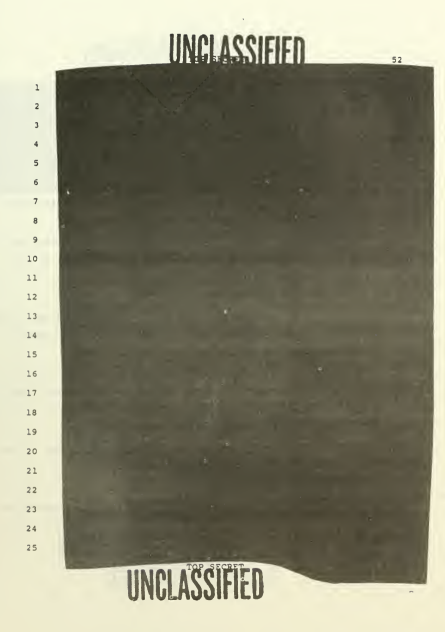
Q Understood. So now you are out of CIA money, and the source has to go back to come up with the bona fides. Did you come up with some money to help him there?

A No.

Q How does that occur?

A He had money. He didn't ask for any. We talked about that if he made certain contacts with certain people and they got some evidence that they would have to be paid, these people, to see whether we, who we





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Q	All right. No	ow you've had the	meeting with
North. Y	ou now go out ar	nd contact the so	ource and give
him his m	arching orders,	and his marching	g orders are to
go back i	n and come up wi	th some bona fic	ies; is that
right?			
A	Right.		
Q	Now do you sug	gest or	suggest to the
source, S	ource 1, what fo	orm this bona fic	de production
ought to	take?		
λ	Yeah. We told	him pictures w	ith dates on it,
signature	e, statements, 1	letters, primari	ly with dates,
dates and	signatures and	statements. The	ese are the type
of things			
Q	Now I gather,	than, that the	source, Source 1,
g oes		is that correct?	
A	Um-hum.		
Q	Do you and		vel abroad to
meet with	him at some po	Int?	
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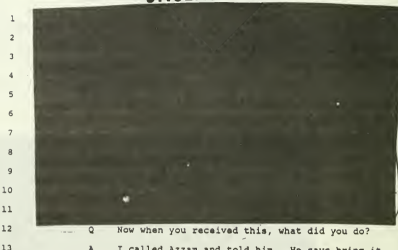
1	Q What's your best recollection on that date
2	there?
3	A Well, it was off the ticket. May 10.
4	Q Off a plane ticket; is that correct?
5	A Yeah. I think we had plane tickets on that.
6	Q So that places you as traveling on May 10; is
7	that correct?
8	A I think so, yeah.
9	Q Now you meet with Source 1 is that
10	correct?
11	A Um-hum.
12	Q He produces then a bona fide piece of
13	evidence; is that correct?
14	A Yes. He produces a piece of evidence, right.
15	Whether it was bona fide or not, we didn't know at the
16	time. He thought it was.
17	Q That piece of evidence was
18	is that correct?
19	_ λ Right.
20	
21	Q Did he explain to you when he gave it to you
22	the significance
23	A He told me that he was told
24	
25	Q Now, had he actually paid out any money for
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-	this proof, do for this, at this time.
2	A
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4	
5	MR. MORROW: The question was, had you paid
6	for the bona fides.
7	THE WITNESS: Not yet, but he did pay the
8	people up to getting these things. These 50Gs went to
9	various people.
10	BY MR. WOODCOCK: (Resuming)
11	Q Okay. But that's the money he's paid up until
12	April 25?
13	A Expenses, et cetera.
14	Q And since that time he had incurred additional
15	expenses to go get the bona fides; is that correct?
16	A Sure.
17	Q And did you understand that the people who had
18	produced the bona fide had already been paid?
19	- A No.
20	Q Or that they were waiting for payment?
21	A No, they were waiting for payment. There was
22	a five-day deadline, approximately, that he had to bring
23	
24	Q Let me, show you and let me have this marked as
25	an Exhibit, I guess, Exhibit 1.
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1	(The document referred to was
2	marked Exhibit Number
3	1 for identification.)
4	This is marked as Exhibit 1. Do you
5	recognize that?
6	A Yes, I do.
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A I called Azzam and told him. He says bring it to him. Bring it in.

Q Okay.

A We also told him that these people were expecting the for this evidence and for the bona fides on their side for future transactions.

- Q Now did you have an understanding yourself, or did you make a judgment yourself, as to whether this was sufficient, that this was really from Buckley or not?

A No, I didn't make that judgment. All I could do is, since I've known Source 1 for many years, he was excited enough, which I never saw him excited at things, that I was very that this was authentic, and

-	Only because of the execution
2	I didn't know
3	could I tell you?
4	Q I gather that part of your judgment there was
5	that you didn't believe that Source 1 was a person who
6	would be easily fooled; is that correct?
7	A Without a doubt he couldn't be, based on the
8	people he was dealing with.
9	Q Now you received the proof from Source 1 and
10	you then head back to the United States with it.
11	A I sent back to the United States with
12	the evidence and I stayed there.
13	Q Have you made any arrangements, you or
14	with Azzam as to what happens when you get to the United
15	States?
16	A Arrangements. It wasn't exact, but
17	arrangements were made to get this thing both well, to
18	a myriad of people Azzam, the CIA. Ed Hickey had to
19	know and Oliver North. So took care of that all
20	very well. He tried to make everybody happy, and
21 '	everybody got pissed off at him, I think, particularly
22	Azzam. What could I tell you?
23	Q Now you say that Ed Hickey made everybody mad
24	by trying to please everybody
25	A Not Ed Hickey.
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How is it that he accomplished this, do you

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2	know?
3	A Well, he went to all of them, you know, and
4	showed it to them, and also went to the FBI and brought
5	it to the FBI Nobody else did
6	that. He did it.
7	Q How did that make everybody mad?
8	A Well, you know, Azzam wanted to have it so he
9	can disperse it to everybody. Instead a very
10	efficient agent and he knew how to get to the FBI
11	and he knew he had to tell the NSC, and he
12	knew he had to tell Hickey, and he did all these things.
13	And he knew he had to tell Azzam, and he did it all.
14	MS. NAUGHTON: Do you know what order he did
15	it in?
16	THE WITNESS: I think it was North, Azzam,
17	Hickey, and in there was the FBI
18	BY MR. WOODCOCK: (Resuming)
19	- Q So was it North coming first that excites
20	Azzan?
21	A No, just that he waen't first, period just
22	that he had to be first. Okay? He was a very sick man
23	about this time. He was in heavy pain, irrational, and
24	he had a major operation within a month of this. They
25	didn't think he was going to make it. So, I mean, he was

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T	very irritable because he was in really heavy, heavy
2	pain. I've known Azzam. You know,
3	so I know Azzam very well, and
4	we always argued and yelled and almost punched each other
5	out a few times. So he didn't bother me. I knew him and
6	his personality, but he was very sick.
7	Q Now when this proof came in do you recall how
8	it was greeted? Was it considered authentic? What was
9	the reaction to it?
10	A Well, I can only tell you what told me,
11	all right? Went to North Okay.
12	And that was about it told him in general what
13	happened, what I told you. Source 1 got it. They want
14	and he has five days to bring the money back in to
15	show our bona fides.
16	Then he went to Azzam, and Azzam knew that
17	already. Then he met with Azzam. Azzam and he went to
18	CIA remembered it was May
19	14, and told me that the CIA was satisfied with the
20	authenticity of it. They did not complain and they made
21	a comment of this is worth to us.
22	Q This is Azzam talking to
23	A This is present with the CIA and Azzam
24	sitting there.
25	MS. NAUGHTON: Who at CIA said they were
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_	Detailed with it.
2	THE WITNESS: You'll have to ask him. I don't
3	know the names. will know who they were.
4	Apparently, what told me is they were satisfied with
5	it. They said this is cheap for
6	W.
7	Azzam refused because Azzam had the
8	final say on the use of this money, which still was with
9	the CIA. He said no completely no.
10	And there was an argument that ensued in
11	there, I assume, and the CIA said you can have the money.
12	BY MR. WOODCOCK: (Resuming)
13	Q Is this CIA talking to you?
14	A Talking to I was still So
15	after that and Azzam got in an argument and
16	said he's finished, he's out of it. He resigned from
17	this project.
18	Q And this is all within a few days of him
19	coming back?
20	A This was the day he came back. The argument
21	began, but he had an obligation to report to Hickey, and
22	he called Hickey and he told Hickey. He didn't even get
23	to me yet. This I learned later, you know, because we're
24	talking about, what, nine hours difference, eight hours
25	difference. And he said that he was going to resign from

L	this project and let Azzam handle it himself, and he told
2	this to Hickey and then to North, and they had a meeting,
3	I think he told me.

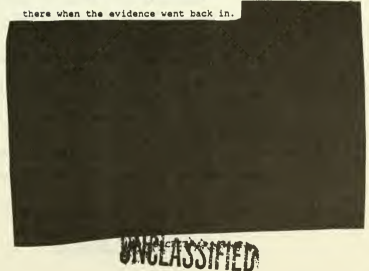
Right, on May 16 has a meeting with Confield and Hickey and North was there. And that was a meeting that he had talked to me finally and he says what should we do. And I said make Source 1 available to the CIA or to the NSC and we'll get out of this business.

Q Let me just pull some of these events apart.

A Yeah.

Q Why do you remain there?

A Well, if they approved it I was going to be



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2	hour, nine-hour lapse between
3	A Time lapse, right.
4	Q That would be Hickey would get into eight or
5	nine hours worth of Washington meetings before you would
6	know about it?
7	A No. We're
8	eight hours, I think, ahead of the eastern seaboard.
9	Q Let me do it this way. By the time you first
10	hear from what has happened?
11	A He told me everything. The shit hit the fan
12	is what he told me.
13	Q And what you mean by that is that
14	A That Azzam would not release the money. The
15	CIA felt comfortable with releasing the money. And that
16	he had resigned,
17	Q And had he met with North and Hickey by this
18	time, too?
19	A Then, on the 15th he met with Hickey in Caulfield
20	Hickey's office, with Goffield and then North came in.
21	Now this is all told to me.
22	Q And this is the first time he's getting in
23	touch with you. All these things have happened; is that
24	correct?
25	A He called me before, because he met North and

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2	Q So you knew before he met with North?
3	A He told me that he was going to that office.
4	Q So before he meets with North and Cottiens and
5	Hickey he's had the meeting with CIA and Azzam and things
6	haven't turned out well.
7	A And calls me.
8	Q He calls you and tells you that.
9	A And Azzam calls me, and we get in an argument
0	on the phone.
1	Q What's that argument about?
2	A Because told me that the CIA had no
3	problem giving this money and they felt it was authentic,
4	and I said, well, why is he stopping it. He says because
5	I say so. And that was it.
6	Q Now did Azzam tall you that in his view the
7	CIA was not disposed toward releasing the money?
8	A No, he didn't say that. He said that he was
9	not disposed in releasing it to us not the CIA. It
0	was never the CIA. It was him.
1	Q He didn't align the CIA with his position; is
2	that correct?
3	A No.
4	Q So then goes off and has his meeting
5	with Hickey and it turns out that Coffield and North also

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show up at the meeting; is that correct?

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2	A Exactly.
3	Q And following the meeting does get in
4	touch with you?
5	A Yeah.
6	Q And what does he tell you?
7	A He tells me that North will take care of this.
8	Q Now what does he mean by that?
9	A That's all. That's all he knew that North
10	would take care of this. We assumed that North was going
11	to go talk well, he assumed, and I, that they would go
12	talk to the CIA and straighten it out that way. But, you
13	know, there was also, you know, constant calls.
14	I called Azzam again and he wouldn't budge,
15	and he called Azzam again and he wouldn't budge. And in
16	our minds and my minds we were finished
17	with this operation. We were not going to work it any
18	longer. And we were going to turn Source 1 over to the
19	CIA or to the NSC, period.
20	Q What's the next step?
21	A Well, I came back because I just stayed there
22	and everything came to a standstill.
23	MS. NAUGHTON: Did they ask you for further
24	bona fides? In other words, to ask?
25	THE WITNESS: Azzam, I understand, did.

-	in income in the state of the s
2	
3	THE WITNESS: Yes.
4	MS. NAUGHTON: What did he want?
5	THE WITNESS: Azzam wanted more. He wanted
6	Source 1 to go back in and get further information, and
7	Source 1 couldn't do it because you can't come out with
8	information that is supposed to be authentic and you
9	haven't ever checked it yet, and go back and say well,
.0	give me some more. I mean, that's just straight ever
.1	in drug deals you can't do it.
.2	BY MR. WOODCOCK: (Resuming)
.3	Q Did Azzam give you an idea of what he wanted
.4	in the way of more bona fides?
.5	A He said something about I don't know
.6	
.7	Does that ring a bell?
.8	Q Sounds like the right genre of questions.
9	A Something like that.
0	Q Did he tell you where he had come up with
21	these questions?
22	A I assumed the CIA gave them to him.
23	Q Did he explain why it was the CIA was
24	producing more questions to substantiate bona fides if
25	UNGRASSIFIED

•	n we have anything to on the province, and there is
2	could influence anybody the way he wants it, so I said
3	it's impossible. I'm coming home. It's over. It was
4	done, you know. I had no doubt in my mind that this
5	thing was over for me.
6	MR. WOODCOCK: Why don't we take a break?
7	(A brief recess was taken.)
8	BY MR. WOODCOCK: (Resuming)
9	Q Now, to resume,
10	A At the time there is a point that Ron here is
11	telling me to bring up.
12	Q That's your counsel, Ron Morrow?
13	A Ron Morrow, right that I told Azzam on the
14	phone that this cannot be left by us with just walking
15	away from this, and I told him that Source 1 is obligated
16	to, first of all, save face and protect his family
17	and that he, that Source 1 is so strong
18	about this that he would raise all the money he can to
19	placate these people, even though it wouldn't go any
20	further. He would just go in there, give them, he told
21	me at the time, \$75,000, \$80,000 from his own money, to
22	placate these people was his hands of it, too.
23	Q And you relayed that to Azzam while you were
24	still
25	A Exactly.
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1	Q Okay. Now from that point you head back to
2	the United States, having told Azzam you are going to
3	wash your hands of the project.
4	A Exactly.
5	Q What happens when you get back to the U.S.?
6	A and I have a meeting with North.
7	Q How was that set up?
8	A I think he had called and and told him
9	when I was coming in, and he said come over to the
10	office.
11	Q Okay. To the best of your recollection, when
12	do you think that occurred?
13	A We say it's around May 22. It could be off a
14	few days or whatever.
15	Q Let me advise you that North's notebooks also
16	show a meeting with you and on May 22.
17	A Okay. Good notes.
18	Q They are good notes. What was the occasion
19	for getting together with North?
20	A Well, he wanted to talk about this operation
21	because he knew that we were going to retire from it,
22	because that's what I told to tell him, too.
23	Q Who was present at this meeting? Was it
24	North, you, and anyone else?
25	^ Th'UNGLASSIFIED

And who was aware of this meeting? Is Azzam

aware of the meeting, do you know?	
A Probably. You know, I woul	d have probably
told him.	
Q Now what happens in the mee	ting?
A Well, we discussed the situ	ation, how the
evidence, the exhibit here, Exhibit 1,	was received by
Source 1, and North kind of cuts us of	f and he says, I'm
satisfied with the exhibit.	
Q That is, North was satisfie	d that the proof
that had been produced by Source 1 was	sufficient; is
that correct?	
A He was satisfied with the a	xhibit, and I
didn't stop there. I told him, I said	, look, you know,
from my own curiosity what I would lik	e to do is I would
like him to give me	
	Because we had
learned from the FBI that it was incon	clusive on their
part	
Q Did you know where	was at this
point?	
A What	
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1	Q The
2	A Sure I knew where it was.
3	Q Was it being examined at this point?
4	A That's right, by the FBI, sure. But
5	talked to them on the phone and they told him on the
6	phone
7	Q That is, that they couldn't make a decision on
8	it one way or another?
9	A Exactly.
10	Q And that's talking to the FBI?
11	A Right. And later we got a memo from them
12	stating the same thing. With that, I told North I was
13	emphatic about it even if I wasn't going to do another
14	hour's work on this project that I wanted
15	And he says, that's not necessary. He said he had
16	cleared it with the old man, and, being an inquisitive
17	person, I said who's the old man, and he said Casey.
18	Q What had he cleared with the old man?
19	A This thing right here, this exhibit, Exhibit
20	1, marked with my name, that
21	they were satisfied with it is the way he
22	put it.
23	Q So he said he had cleared it with the old man.
24	So it was unnecessary
25	UNGLASSIFIED

1	A Exactly.
2	Q Now what had he cleared with the old man?
3	What did that mean?
4	A He said that they are satisfied
5	
6	Q That is, the CIA is satisfied?
7	A No, that they he and the old man were
8	satisfied because I was the one who
9	was saying, you know, let us check it. We're
10	investigators.
11	He said no. We're satisfied.
12	Let's move on. We're going to give \$200,000 was
13	hip next statement.
14	I said, are you sure? He says, we're sure.
15	Q Did you have questions yourself about Exhibit
16	1 being bona fide or not?
17	A I had questions on the basis of the FBI, who
18	said it was inconclusive. Sure.
19	Q Did you try to persuade him that it would be a
20	good idea not just to rely on his judgment
21	
22	A I pushed that point.
23	Q And he dismissed it?
24	A He dismissed it.
25	Q Now in addition
	IINO FOGICIEU

1	A Decause, very Italiary, It he said ho, we a
2	have said goodbye, shaken hands, and we'd have been out
3	of this business. And, you know, at this stage of the
4	game I was kind of disappointed with a few people and I
5	was ready to get out of this business.
6	Q It probably looks pretty good from this point.
7	A You got it.
8	Q Now in addition to discussing the \$200,000,
9	did you and North and issues any further steps
10	that you might take?
11	A We did.
12	Q What do you recall those to be?
13	A We went into the fact of them an extraction of
14	Buckley plus one other hostage. You know, of course,
15	this was all preparation, possibility. We had no direct
16	evidence that we could do this, but we did have
17	conversation by the Source 1
18	that this was feasible, that we could bribe certain
19	
20	and certain hostages would be
21	released.
22	And we talked about this.
23	Q Now was there a figure mentioned as to what it
24	would cost to spring these hostages?
25	A The figure was it was going to be \$1 million
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2	Q Now let me back you up just a minute. On the
3	\$200,000 that North is mentioning, has he identified
4	where that's coming from?
5	A At that time, no, not to my recollection. You
6	know, had been talking to him while I was away, and
7	this could have been already understood, and I didn't at
8	the time.
9	Q And how about the \$1 million per hostage? Did
.0	you have an understanding as to where that would come
.1	from?
.2	A Not at the time. Later I did.
.3	Q We'll get to that.
.4	A Soon, later.
.5	Q Now was the discussion about getting approval
.6	outside of just William Casey for this, do you recall any
.7	discussion about that?
8	A Well, at this time, aside from the operational
9	part of the hostages, et cetera, he began to discuss
0	Azzam and Azzam was then going to go into the hospital,
1	and I told him that he's going to have to seek approval
2	for us to work with the NSC directly, because we were
13	working with the FBI and Azzam was in charge of that.
4	So he said he would handle that, that he would

-	MR. MORROW. 10d just said you d been working
2	with the FBI.
3	THE WITNESS: I keep saying that. The CIA.
4	Sorry about that.
5	BY MR. WOODCOCK: (Resuming)
6	Q So you told North that in order for you to go
7	further with this that he, North, or someone in authority
8	with the NSC would have to call Attorney General I gueas
9	it would have been Meese at that time?
10	A I said he would have to seek approval from my
11	administrator.
L2	Q And that would be John Lawn?
13	A Right. And he stated that he would contact
L4	the AG.
15	Q Meese himself?
16	A Right.
L7	BY MS. NAUGHTON: (Resuming)
8	Q What exactly was this for? Was it simply to
19	get you assigned, so to speak, to the NSC?
20	A Yeah, because he wanted us then to work for
21	him, work with him basically, because we weren't detailed
22	or anything you know, it was an assignment then to
23	work with him exclusively.
24	Q Was there also a discussion of getting any
25	approval for the use of private monies to be used for the
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2	A That never came up in my mind or to my
3	recollection.
4	Q When you were discussing how much money it
5	would take to actually free the hostagesthat is, \$1
6	million each did you discuss where that would come
7	from?
8	A No, because I'll tell you later, you know, in
9	subsequent meetings we explained that we wouldn't even
10	have to touch that money, that whoever was going to pay
11	it, it would be after the fact. We would be in
12	possession of a hostage, and we would not touch this
13	money. It would be delivered by whomever. Who cared?
14	And there would be a contact from the other side to
15	collect it.
16	Q But here's my question. At this meeting you
17	discussed that you would need about \$1 million per
18	hostage; correct?
19	A It would be \$1 million per hostage, correct.
20	Q And it was clear that the source of this money
21	would be private funds as opposed to government?
22	A No, it wasn't clear yet. It was clear within
23	a couple of meetings from that one, I guess.
24	Q Would it have been clear by June of '85?

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Q Did North mention whether or not he would have
to clear the use of private monies with either the
Attorney General or Administrator Lawn?
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A I don't recall that at all. I don't recall him saying anything about that. The only thing, when it came to a head that we were going to use donor money, was I said that we would use a civilian to handle the money and we would escort the money.

Q And why did you say that?

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- A Because I just felt that that was the right thing to do. I don't know why. I just did it that way.
- Q Well, in your interview that we did several months ago you mentioned that those were the instructions that you had.
- A Subsequently it was, when I met with Lawn and then Lawn said don't handle unauthorized money -- unappropriated funds. After that -- see, my meeting with Lawn was June 14. He says it was okay to work with NSC; don't handle unappropriated money. Don't handle unappropriated money. So we didn't handle it.
- Q So when Lawn is relating to you, then, it is okay to work with NSC, who is he telling you gave that authority?
- A Well, he told me he met with the AG and that

 25 was that. But we talked, and I may have told him there

2	money, and he may have said it from that, you know. But
3	he did tell me he spoke to the AG, so I don't know if he
4	got it from my talking to him, because he said what are
5	you doing, et cetera, what's happening, and I just gave
6	him a mini-briefing that we were going to put this money
7	in and the possibility of extracting somebody.
8	But there's no doubt that he said that he had
9	met with the AG and that we were approved to work with
.0	NSC. So I can't tell you if he said it because of the A
.1	told him about the unappropriated or he said it because
.2	we were talking.
.3	Q In June of '85, was that the first the
.4	Administrator heard of the possibility of using private
.5	funds for the operation?
.6	A No. I can't tell you if it was the first or
.7 .	last, and I can't tell you directly that we did talk
.8	about it. I just feel that I would have talked about it
.9	Q So you don't know whether or not he heard
20	about it the first time from you or from someone else?
21	A I don't know if he heard about it from
22	anybody. I just feel, you know, a feeling that I may
23	have said something to him about it. I mean, it was a
24	long time ago.
25	Q Okay. When he said he spoke to the Attorney
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1	General, do you know whether or not they discussed sort
2	of the operational side of the plan that is,
3	extricating the hostages?
4	A Well, I don't know if he told that to the
5	Attorney General, but I told him that we were going to
6	try and get two hostages out. I told him that.
7	Q And did you detail to him what the plan was?
8	A No. He is too busy a man.
9	Q What did you tell him you were going to do?
10	A That we were going to attempt to get them out.
11	That's all. And hopefully it goes. He says, good luck.
L2	Q When you say "we were going to get them out"
L3	did you tell him how you would accomplish that?
L4	A Well, he understood we would use sources of
15	information that are out of the Middle East. I assume he
16	understood that, but I didn't get to it. I didn't detail
L7	this to him.
18	Q Well, what I'm getting at is did you say that
19	you would be paying large amounts of money to people
20	
21	A I doubt it.
22	
23	
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•	a pro And cary to tim that the balment of larde
4	amounts of money to people in order to get the hostages
5	out was a possibility?
6	A I just can't recall that, to be very frank
7	with you. You know, I met him on various occasions and
8	my meetings with him were one or two minutes. As I said,
9	he was a busy man. And I could have said it very fast in
10	two minutes or could have just given him a very general
11	that we're working on taking these hostages out of there.
12	The White House is behind us, and he said, good, and I
13	left. You know, I can't really put it together for you.
14	Q Well, is it your sense, then, that you
15	informed Administrator Lawn that you were doing more than
16	simply obtaining intelligence information but indeed
17	making plans in trying to extricate the hostages?
18	A Well, up until you have these hostages in your
19	hands you're only working on intelligence.
20	Q Well, not necessarily.
21	A Oh, yes, it is, because it was information
22	being given to us that this is the possibility.
23	Q But didn't your plans include obtaining
24	transportation, renting safe houses and the like?
25	That's an exaggeration, by whom I don't know, INGEASSIFIED

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1	but I also saw that in the newspapers. We had plans
2	
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4	0.00
5	Q Did you plan then include renting a boat?
6	A and I, if we needed it, we would have
7	rented a boat, yes.
8	Q And did you explain those activities?
9	A No.
10	Q To Lawn?
11	A No, I did not.
12	BY MR. WOODCOCK: (Resuming)
13	Q Let me just tie up this May 22 meeting. You
14	say that at that meeting there was some discussion about
15	you working for the NSC on this project; is that correct?
16	A You mean the meeting with North?
17	Q On May 22.
18	A Well, yes. The gist of the meeting was that
19	North wanted us to work with him.
20	Q Now let me just break that down a bit. When
21	you say he was going to be working with you, did that
22	mean to you that the special enforcement operation would
23	be terminated and that there would be some new
24	A Technically it had been terminated. We were
25	not using any of the monies in it any longer. There was
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no money in it any longer.

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2	Q So technically it had been terminated. And
3	did you then at that time also understand that there
4	wouldn't be a new SEO designated, but you would just be
5	somehow detailed over to NSC or authorized to work with
6	NSC; is that correct?
7	A That's all. Authorized I think is the best,
8	because I was not even on this project, for the two
9	years I was on it, I must have worked on it like a 30
.0	percent basis. I had other duties going. Now
1	worked on it on a 90 percent basis, let's say. So it
2	wasn't a detail in my mind. It was an authorization to
.3	work on this matter with them:
.4	Q Now Ms. Naughton has just asked you a series
5	of questions about your meeting with John Lawn on this
6	same subject. Did you or ever sit down and
.7	write up what you wanted to do or what you and North had
8	discussed and send that in to Administrator Lawn or any
9	superior?
0	A - No, not at that time. I wrote a memo in '86
1	to Lawn, but at that time I don't recall writing any
2	memo.
3	Q Let me just run a couple of things by you out
4	of North's notebook. North is making notes, it appears,
5	of information that you and are relating to him,

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1	and he has a series of references to
2	
3	
4	that correct?
5	A That's true.
6	Q These notes are dated May 22.
7	λ
8	
9	Q
10	

A We reported this to him. We wanted to make sure that this was all straight with him. We didn't want to put this \$200,000 in there if he wasn't sure of all these other factors.



. A That's correct.

- Q There's also aff reference in here, "if price is too high, you need to keep the door open with \$50,000." Do you recall keeping the door open?
- A I read that when I was looking at television when that was brought out by Stokes, and I don't get that one at all. Orax?

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That doesn't sound right to you?

I don't understand that \$50,000 at all.



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.0	the state of the s
.1	Q Now let me get again to this assignment or
.2	authorization to work with the NSC. I gather from your
.3	testimony that this authorization came from Lawn orally;
.4	is that correct?
.5	A I don't know to me it was orally, right.
.6	Q And, to your knowledge, did ever sit
_	dam side from and an Abraumb Abra mustical

So then you conveyed it on to

approximately 90 percent of his time on this over the

approximately 30 percent of your

And you've testified that

next year and a half, couple of years?

That's correct.

Yeah.

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1	time on it?
2	A Yeah.
3	Q Now, you also testified that you filed a
4	report with Lawn sometime in 1986.
5	A Um-hum.
6	Q Was that an update on where things were, or
7	was there something specific that generated the report?
8	A I don't know. I just filed a report with him
9	stating that we were doing the following.
10	Q Do you know whether he asked for it?
.1	A He may have. I don't know.
.2	Q Other than that report can you recall any
13	other written reports that might have come up on this
14	subject?
15	A I don't recall writing any other report to him
16	regarding this.
L7	(Counsel conferring with the witness.)
L8	THE WITNESS: Oh, that's a situation paper we
L9	did I did a situation paper for him in '87, recently,
20	emplained to him in general our operation.
21	BY MR. WOODCOCK: (Resuming)
22	Q Okay. Let me just have the record be clear on
23	this. You conferred briefly with counsel and counsel
24	recalled to your mind a situation paper that you had
25	written for the Administrator in 1987 on this subject; is

_	
2	A That's correct.
3	Q Now, did you have any other way of regularly
4	reporting or even periodically reporting to Administrator
5	Lawn or anybody else on this?
6	A The deal that we had was that if I traveled or
7	traveled that I would have to contact him to tell
8	him that we were traveling so he could cover us in an
9	official status,
10	he'd like to know that we
11	were on that detail.
12	So that was the agreement. Anytime I traveled
13	and I would call his office, usually got him on
14	the phone, and I would say, Mr. Lawn, I'm traveling; Mr.
15	Lawn, is traveling on White House business. And
16	that was it. He said okay.
17	Q And was that invariable? You would always do
18	that when you were going to travel?
19	A I did it with him. I couldn't find him a
20	couple of times, so I did it with his special assistant.
21	Q Now who would that be?
22	A It was John McKernan a couple of times with
23	him and a couple of times with Marion Ramey.
24	Q How do you spell that last name?
25	A R-a-m-t-y
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1 Q What's her position? Marion is a man. 2 What's his position? At the time he was in charge of all 5 inspections. Right now he's in charge of one part of inspection. 7 Now who was it you understood was your immediate superior on the NSC detail or NSC authorization? 9 A I'd say at this time, once it was approved by 10 Lawn, it was Lawn. 11 And he was the one, if you had anything 12 important --13 For this thing. My other bose was still 14 15 - But knew everything. I told him. When we're leaving, you know, make sure a few 16 people knew. You don't want any lapse of minds here. 17 So to the extent you had something to report 18 you would report first to Lawn; is that correct? 19 I kept him generally briefed I told 20 on, you know, we're leaving, we're coming, we're working, 21 we're getting intelligence. You know, nothing to bore 22 23 him, but I wanted more than Lawn, who had a heavy schedule and probably had a hard time remembering what my 24

name was, as most Administrators do.

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2	what this whole NSC authorization was about?
3	A He knew, sure. He was in on those initial
4	briefings at the beginning, and he came over to the White
5	House one time with us at the beginning, as a matter of
6	fact.
7	Q You're saying in the beginning. Is this
8	February of '85?
9	A In the February-March thing we brought him
10	over with us to meet Hickey and Coffield.
11	Q Do you recall ever having the same kind of
12	encounter with him that you had with Lawn where you went
13	in and gave him a brief upside as to what you were up to?
14	A I used to tell him we're getting good
15	intelligence out of there and we're passing it to the CIA
16	and we're passing it to the NSC. I'd tell him things
17	like that.
18	Q And I presume that you also made it known that
19	this was in the context of getting the hostages out of
20	Lebanon; is that correct?
21	A I told him one time we had a shot to get two
22	hostages out, and it didn't go something like that.
23	Q And is this still 1985?
24	A Yeah.
25	Q And this would be about the same time that you
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2	A I would call Lawn and tell him that we're
3	leaving.
4	Q But you're talking to about the same
5	time, June of '85?
6	A See, I was at work there 70 or 80 percent of
7	the time, so was there. I did my job, what I wa
8	doing there, and occasionally I'd just drop some
9	information on him, saying, you know, we've got some goo
10	information on this, and we didn't get we lost our
11	shot on getting the two hostages out.
12	There was no briefing. Don't look at this as
13	a briefing. This is how are you doing? How is that
14	operation? I says, we're getting intelligence. The
15	intelligence is pretty good.
16	Q Let me ask the question differently. When he
17	would turn to you and say, how's the operation, would he
18	have an understanding that this operation covered the
19	hostages coming out of Lebanon?
20	A I don't know.
21	Q Do you assume he did?
22	A No, I don't assume anything. He would say,
23	how's that operation? We talked as any function is an
24	operation. Even an intelligence probe is an operation.

So he just said operation or how's that thing.

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2	Are you having any successes? And I would just give him
3	some very short answers.
4	Q The reason I'm trying to pursue this a little
5	further is you're on duty covering more than just this
6	Lebanon effort during this period of time; is that right?
7	A Sure.
8	Q And therefore you are involved in other
9	operations other than the Lebanon operation.
10	A Sure.
11	Q When he stops you in the hallway or in his
12	office or whatever and says how's that operation, how do
15	you know what he's talking about?
14	A It was understood. There was nothing specific
15	about anything. I wasn't hiding anything. Maybe he said
16	how's your hostage thing going. Maybe he said are you
17	getting any intelligence out of Lebanon. I don't know.
18	But he is a very close friend of mine, so occasionally
19	I'd talk to him about it. Besides, I was working for
20	him.
21	Q Let me move on a little bit in time, off the
22	May 22 meeting. Do you recall your next meeting with
23	Lieutenant Colonel North?
24	A Okay. My meeting I don't know. had
25	some meetings, and maybe I was traveling or I was gone,

Τ.	had the meetings with North and out of these
2	meetings it came out that
3	in his office and it was set up that
4	would handle the money and deliver it to
5	Source 1.
6	And all this took place mostly without me, and
7	I may have been traveling on DEA business.
8	Q Okay. Let me see if I can suggest something
9	to you and you tell me if you think this sounds correct.
10	According to North's notebook, he shows a meeting with
11	on June 6, '85, at which he relates the following
12	information.
13	
14	
15	will be burned if this doesn't work."
16	Does that bring anything back to you?
17	A Probably, yeah. I don't know if it's June 6,
18	but I remember that meeting, without a doubt, that he had
19	that meeting.
20	Q Now there's also a reference in here to
21	Let me read you the
22	MR. MORROW: May I ask is that public, by any
23	chance?
24	MR. WOODCOCK: No.
25	MR. MORROW: No chance of its ever being
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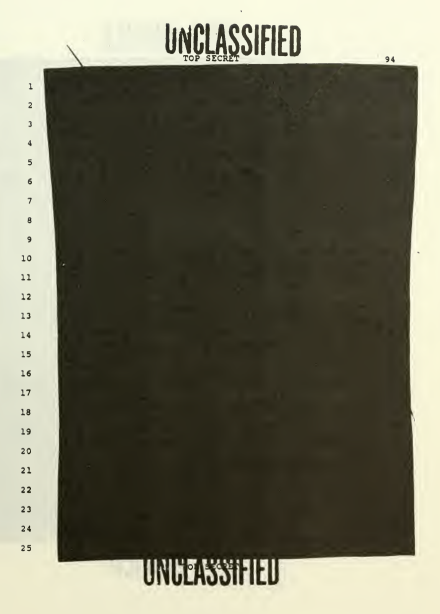
public?

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2	MR. WOODCOCK: These are North's notebooks.
3	Before North's notebooks would be released to the public
4	they would have to be declassified by the White House.
5	MR. MORROW: They are presently classified?
6	MR. WOODCOCK: Yes, they are classified under
7	our classification system, and we don't release it to the
8	public until we send them down to the White House for
9	declassification. So to that extent, since that does
10	have a reference in it, you would have to be certain
11	and I am sure you are certain that the White House was
12	sensitive to anything coming in with this source's
13	identity on it.
14	MR. MORROW: That's quite an assumption on
15	your part.
16	MR. WOODCOCK: Okay. Let's go off the record
17	for a moment.
18	(A discussion was held off the record.)
19	BY MR. WOODCOCK: (Resuming)
20	Q Before we went off the record we were
21	discussing a meeting that you had with North on June 6,
22	1985, and you have stated that in the course of that
23	meeting North advised you that the Attorney General had
24	approved your working with NSC on the hostage location
25	matter; is that correct?
	UNCLASSIFIED

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1	A les.
2	Q Do you recall whether he mentioned the
3	Attorney General by name or just by title?
4	A I don't know.
5	Q Did he say how he knew that, that he had
6	spoken with the Attorney General and the Attorney General
7	had approved?
8	A He may have said he spoke to the AG and he had
9	approved our participation.
10	Q And that would be you and is that
11	correct?
12	A That's correct.
13	MS. NAUGHTON: Did he discuss anything else
14	that he discussed with the Attorney General about the
15	operation?
16	THE WITNESS: No.
17	
18	
19	
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1	Q There's also reference in these notes to a
2	yacht moving hostages in six trips Does that
3	sound like something you would have discussed?
4	A Well, that was an idea that if we can get the
5	hostages out
6	they would be brought out of there with a yacht. That's
7	what he's referring to. We did discuss certain types of
8	methods of getting them out
9	So that was
10	one of the ideas just an idea is all.
11	Q Now, what effect, if any, did the hijacking
12	that occurred of TWA flight 847 have on your plans?
13	A A heavy effect, and we reported to Ollie that
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21	
21 22 23	So basically negotiations

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-	Dooppor at Close line persons.
2	Q Now by the time of the hijacking did you know
3	that some of the monies that you would be using to
4	release the hostages were private monies?
5	A Yeah, sure.
6	Q And did you have an understanding as to
7	whether H. Ross Perot was going to be the source of that
8	money?
9	A That I couldn't tell you. I didn't know until
10	much, much later. We figured it out in '86, needless to
11	say, because Jay Coburn, who met and Oliver North
12	in that time frame May 24
13	Q 1986?
14	A 1985. Coburn apparently brings the \$200,000
15	to Oliver North's office and was called in there.
16	Q
17	A Yeah.
18	Q So was it at that point that you understood?
19	- A No. We didn't know who he was.
20	knew that that was Jay Coburn because this guy on his
21	briefcase had "Jay Coburn" on his briefcase, and as a
22	good investigator he took note of that. But it was later
23	it went into the '86 operation that Coburn came on
24	the scene and then we knew that he was a Perot man.
25	Q Did Azzam ever say to you that he suspected as
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early as early May '85 that Perot might be a source of 1 2 monies? 3 Azzam got in another to-do with his big mouth 4 in a joint meeting over there, and he mentions that there's donors involved -- some donors could be involved in this hostage thing. 7 You are talking about the joint meeting? This is the big meeting you had at CIA? 8 9 No, this isn't with us. This is him in his meeting, his Monday morning meetings with CIA and the FBI 10 11 and everybody else on this hostage thing. Apparently he mentioned something about donors, and everybody in the 12 room went nuts. Needless to say, the CIA then called the 13 White House. The White House called me and 14 15 the hell did you tell him? 16 I said, we don't know anything. What do you mean? And then Azzam went over there and he said, yeah, 17 18 that was just speculation that donors are involved. 19 Q But I gather you didn't know at that point that he had speculated as to any particular donors; is 20 that right? 21 22 No. I think he mentioned Perot, though. Later we found out he said Ross Perot. What can I tell 23 you? But that was Azzam, between Azzam and CIA. Had 24

nothing to do VILLASSIFIED

2	this period of time that is, the hijacking period
3	to cease and desist for a while?
4	λ Yes. Stand down, he said. It also upset our
5	schedule too, you know, because you had to keep the
6	pressure on in this thing, and the hijacking took the
7	pressure off,
8	We lost time. And then we had to stand
9	down. So we were losing our bona fides.
10	And then the threat that there was going to be
11	a strike, it just all went against us. We had no luck.
12	Q So now did you meet with North at all during
13	this hijacking period?
14	A Well, I think I met on June 14 with him. Hold
15	on. No, I met June 20.
16	Q June 20?
17	A No, met with him. I didn't meet with
18	him. I may have talked to him on the phone, though. I
19	spoke to him on the phone a lot, you know, and I don't
20	remember when. It was hard to get in to see him because
21	he was so busy, and I would get phone calls at 2:00 in
22	the morning or I would try to get hold of him through the
23	situation room and we'd talk on the phone.
24	Q How would you communicate?
25	A I'd have him beeped.
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1 Did you have any secure communication? Q Yeah. Have a code? Code, but we cut things. That guy and, you know, things like that. He knew. 7 9 10 11 12 13 14 BY MR. WOODCOCK: (Resuming) 15 All right. I've got a note here in North's notebook showing on June 26, 1985, \$15K for travel, and 16 depart today for", and 17 then it says, then it's blank. Do you recall that event? 18 who departed 19 Actually it was and stayed back. 20 What was happening then? 21 The deal was that the 200 would still go in. 22 The \$200,000? 23 The \$200,000 would go in for the evidence and 24 to try to get back our bona fides again with these 25

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2	the escort on it, and I did not go in at that time.
3	Q And you understood, I gather, by this point
4	that this \$200,000 was not government money; it was
5	unappropriated?
6	A I knew exactly it wasn't.
7	Q And is handling it because he could
8	handle unappropriated monies?
9	A He's a civilian, right. I'm not so sure if I
10	couldn't handle it either. It was just set up that way.
11	We set it up that way. I guess it was also because it
12	was a large amount of money and it was just better to
13	have one more witness to say that the money went in.
14	Q Do you recall who went and got the \$15,000?
15	A I think it was picked up the money, too.
16	Q That is or
17	A Right, because I met them at the airport and I
18	think he gave me \$5,000 of it.
19	- Q did?
20	A Yeah. And then, you know, I met them, I think
21	within a few days,
22	Q Met
23	and and Source 1.
24	Q So what happened at that meeting? What was
25	UNGLASSIFIED

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4	The second second
5	But I met with and Source 1 and we discussed
6	the possible extraction, how it would take place.
7	Again, it would be using a yacht.
8	would put the hostages on a yacht and we would
9	have some time and maybe Oliver North could get some
10	military vessel in there. I don't know. You know, it
11	was that sort of thing at the time. But, if not, we
12	would meet the yacht and take possession of the hostages
13	That was the speculation.
14	And we talked about how much money they
15	wanted. They wanted \$1 million a head, and it would be
16	after the hostages were delivered.
17	Q Now at this point were you talking about all
18	the hostages?
. 19	 A We're talking about two Buckley and one
20	other.
21	Q And that one other would be a clergyman; is
22	that right?
23	A I think it was one of the clergymen.
24	Q So it would either have been Jenko or Weir?
25	A Yeah.
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2	Q While we're on that topic, could we go to this
3	Exhibit? Could I have this marked, please, as Exhibit 2?
4	(The document referred to was
5	marked Exhibit Number
6	2 for identification.)
7	This fits in real well because in public
8	record this has been put in as Public Hearing Exhibit 2
9	for Attorney General Meese. I'd like you to read it.
10	It's a two-page memorandum. You are looking at the
11	unclassified version which means several names and
12	certain places are redacted. But I'd like to have you
13	read it and tell me if the information on this memorandum
14	is accurate.
15	MR. MORROW: What's the date of it?
16	MS. NAUGHTON: It's not dated, which is one of
17	the problems.
18	(Pausa.)
19	BY MS. NAUGHTON: (Resuming)
20	Q after reading the memorandum can
21	you tell us whether or not in its totality it's accurate
22	or whether or not there are inaccuracies?
23	A Generally in its totality it is accurate.
2 4	Some things you know, \$500,000 here or there I
25	don't know. I don't know, you know.
	UNCLASSIFIED

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1	Q Well, why don't we go through it, then? The
2	third paragraph, beginning with "Once contact has been
3	established", there is a reference that "the two DEA
4	officers will deposit \$200,000 and establish an account
5	for \$2 million. \$500,000 will be available immediately
6	in U.S. dollar cash for use in Lebanon."
7	Is that correct or incorrect?
8	A Well, you know, I know what he was trying to
9	say here. Okay. The \$200K went in, what was going to go
0	in as the bona fide in payment of this evidence right
1	here. Okay. Once we got the hostages in possession
2	there would be some expenses because we would have to
3	then pay
4	And I don't know. I don't remember setting
5	any figure. Maybe that's why he was talking about the
6	\$500K. I don't know.
7	MR. MORROW: Half a million dollars?
8	THE WITNESS: Maybe that was their part of the
9	bribe. Except for that point right there the rest of it
0	is pretty close that the money would be paid. Once
1	the hostages were in custody, the money would be paid
2	later. But the \$500,000 doesn't maybe can
3	explain it better. I don't know.
4	BY MS. NAUGHTON: (Resuming)
5	Q What he says about the agents, the DEA agents,

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actually depositing the money is, I gather, not true.

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2	A That's not true. He misunderstood that.
3	Q And were you to set up an account for the \$2
4	million?
5	A No way. We told him that one of the
6	possibilities of this, that somebody would have an
7	account and it would be passed to them after the hostages
8	were taken, or they would be met in Europe and they would
9	be handed the money in Europe somewhere. And then we
0	told them or they may want part of it in cash and then
1	part in the bank, and that's where maybe the \$500,000
2	we may have said they want \$500,000 in cash and the rest
3	in the bank.
4	These were all, you know, speculative
5	situations and we were just talking about them. But I
6	don't recall eaying specifically \$500K. Maybe we did and
7	maybe we didn't.
8	Q Were you responsible for renting the yacht for
9	transport to Cyprus?
0	A It was never rented.
1	Q I'm not asking that. In the plan, as he
2	statea
3	A Source 1 would have handled it, and then we
4	would have been billed.
5	Q Source 1, then, was to actually rent the
	UNCLASSIFIED

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2	A Him or one of his sub-sources. I mean, it
3	would be coming out so obviously it would have
4	to be rented there on site.
5	Q Now on the second page of the memo, where it
6	says "one of the DEA officers will proceed to Cyprus to
7	rent a safe house", is that part correct?
8	A I don't know. You know, I don't recall saying
9	we'd have to have a safe house, because it was my opinion
10	at the time that you couldn't keep these hostages
11	incognito in a safe house. Okay?
12	
13	
14	
14 15	And that's not on here, and I know I said
	And that's not on here, and I know I said that.
15	
15 16	that.
15 16 17	that. Q Where do you think, then, Colonel North got
15 16 17 18	that. Q Where do you think, then, Colonel North got the idea that you were going to rent a safe house?
15 16 17 18	that. Q Where do you think, then, Colonel North got the idea that you were going to rent a safe house?
15 16 17 18 19	that. Q Where do you think, then, Colonel North got the idea that you were going to rent a safe house? A Maybe he meant a safe house and I meant the
15 16 17 18 19 20 21	that. Q Where do you think, then, Colonel North got the idea that you were going to rent a safe house? A Maybe he meant a safe house and I meant the Q Well, he would not be talking about renting it
15 16 17 18 19 20 21	that. Q Where do you think, then, Colonel North got the idea that you were going to rent a safe house? A Maybe he meant a safe house and I meant the Q Well, he would not be talking about renting it if it was

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So this could just be something -- you know, I can explain it. don't know. Maybe

The next large paragraph, starting with "it is assumed", the sentence that says "the safe house will be used to harbor, treat, the first two hostages while arrangements (both financial and operational) are being made for the remaining hostages. A believes that at least 72 to 96 hours would be required for a second round."

Was it then contemplated that in addition to the two hostages indeed additional hostages would be freed?

We felt, and the information that we had, that we could do this once we got two out, and that was the whole reason. And I think that's why he used the word "safe house". I don't recall using it. But that these people would have to stay incognito until we got the rest out, because obviously if the word got out and the press got it, the bribes that went in

it would be over.

news would come on the scene.

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1	And, 1176 1 Say, the world sales have
2	my word, because I talked about
3	Q But my question is, did you expect, then, more
4	than the two hostages?
5	A Oh, yeah.
6	Q The next paragraph regarding the DEA officers
7	"are prepared to depart as soon as they are contacted by
8	A." Is A Source 1?
9	A Yes.
10	Q "Travel arrangements and operational costs are
11	currently being financed from funds from private
12	sources. M Is that correct?
13	A I don't know. I thought it was covert money.
14	Q Okay. In terms of your operational and travel
15	expenses?
16	A Um-hum.
17	Q At the time, then, that you were receiving the
18	money from Colonel North you believed that it was
19	government money?
20	A That's correct not the \$200,000, though.
21	Q No. We're talking about your expense money.
22	A Right. I thought it was covert money.
23	Q When did you become aware that it was not?
24	A When it all boiled out.
25	Q so not until November of '86?

1	A	Exactly.
2		MR. MORROW: Did you learn then?
ż		THE WITNESS: Only because it was in the
4	hearings.	
5		MR. MORROW: Well, the hearings didn't start
6	in November	186.
7		THE WITNESS: Well, after November '86 I
8	learned by	the hearings or by information, I don't know.
9	When was I	interviewed in here?
10		MS. NAUGHTON: I believe in March.
11		THE WITNESS: You may have told me that it wa
12	not govern	ment money. But after the whole thing was
13	over, that	s when I learned it. Specifically when, I
14	can't tell	you.
15		BY MS. NAUGHTON: (Resuming)
16	Q	Is this the first time you've ever seen this
17	memo?	
18	A	The first time.
19	Q	Did North show you any memoranda that he was
20	sending up	the line or to anyone else regarding your
21	activities	?
22	λ	No.
23	Q	Were you aware that he was preparing such
24	memoranda?	
25	A	UNGLASSIFIED

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-	A was there any anderscanding that this would
2	not be put in writing?
3	A No. It's just that when he told me like he
4	said, he talked to the AG, and I assumed that was it. I
5	was surprised, too, that he was copious memo writer
6	from the hearings.
7	MR. MORROW: Did you discuss a 30-day project?
8	THE WITNESS: Thirty to 90 days. We discussed
9	that, yeah.
0	BY MS. NAUGHTON: (Resuming)
1	Q So it was your understanding, then, in June of
2	'85 that you would only be detailed to this operation for
3	30
4	A We discussed 30 to 90 days, and I guess he
5	just shoved 30 in there.
6	MS. NAUGHTON: Thank you. That's all the
7	questions I had on that.
8	BY MR. WOODCOCK: (Resuming)
9	Q Let me just back up a minute
0	Did North ever tell you and I'm speaking in the late
1	May/early June period did he ever tell you that CIA
2	had reached the conclusion that Source 1 was being
3	scammed on this?
4	A No.
5	Q You've testified that your opinion of CIA's

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1	position was that it supported this.
2	A Sure. Well, when we split ways I don't know
3	what they were thinking.
4	Q Again, you never received any information from
5	North that CIA had lost faith in this operation; is that
6	correct?
7	A Never. As a matter of fact, that could never
8	have been because it was the CIA that came to me and I
9	told them
10	Q Now you're talking about late '85/early '86?
11	A That's right. So if they had doubts about me
12	and my source, why would they come to me and ask
13	
14	Q The question I had was that North never
15	imparted to you any information that CIA doubted the
16	effectiveness of Source 1 or the effectiveness of his
17	sub-sources; is that correct?
18	A Never. He never did. He always lauded Source
19	1's information.
20	Q North did?
21	λ Yes.
22	Q And he never told you CIA didn't?
23	A Well, he didn't like the CIA, you know. He
24	told me he only dealt with the old man and a couple other
25	people. I can tell you that. He to'd me that.
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1	Q That he didn't like the CIA generally and he
2	only dealt with the old man, meaning Bill Casey?
3	A And a few people up on top.
4	Q Did he ever tell you that when he used this
5	term "old man", did he ever specifically say when I talk
6	about the old man I mean Bill Casey?
7	A I asked him that. I said who are you talking
8	about? He said Casey.
9	Q And he would habitually refer to him as the
LO	old man?
11	A He said the old man a couple times. He said
L2	Casey.
13	Q I just want to make sure the record is clear
L4	on this point, that North never told you or gave you any
15	information that the CIA thought that your source, Source
.6	1, or his sub-sources were being scammed in this May-June
.7	'85 project.
.8	A He never told me that and, to the contrary, he
19	forced it. I was the skeptic.
20	I became the
21	skeptic, and he's the one that put all that aside and
22	says we're doing it.
23	Q Okay.
2 4	A You know, you have to understand there's a
25	rivalry that started here between two DEA agents and the

1	mid-level CIA. It would have been a very heavy slap in
2	the face if we got lucky and took Buckley out of there,
3	wouldn't it? And this was the major concern. It came to
4	us by other sources.
5	Q So through other sources you get the
6	impression?
7	A Not my sources other people in the
8	government.
9	Q Not North but other people who are saying that
LO	mid-level CIA are not happy with you and
11	that correct?
.2	A Well, they were afraid we were going to be
.3	successful is what came back to us.
.4	Q But the information wasn't coming back that
.5	they were skeptical of your ability to be successful; is
.6	that correct?
.7	A That's correct. No. They were worried. I
8	imagine, getting Buckley out, two DEA agents in their
9	minds, and that's what came to me, not what you asked.
0	Q Now next in North's notebook is an entry that
1	reads: June 30, 1985, call from
2	Did you go
3	
4	A No.
5	Q He also on the same page has a note: Gall
	UNCLASSIFIED

-	And then there's another
2	reference: Call from He's got it down as
3	so he's got you guys thoroughly wedded in his
4	mind. And the entry is go or no-go. Do you recall
5	reaching a break point in this operation, say on June 30?
6	A The only thing I could think of is that we
7	were told to stand down and then he told us to go, go
8	ahead.
9	Q Now I think the TWA 847 crisis had been
10	resolved by June 29.
11	A That's possibly it.
12	Q So the next day this entry appears in his
13	book. Do you recall receiving instructions to begin
14	moving it ahead after the TWA crisis was resolved?
15	A Yeah, I do.
16	Q And again are those coming from North, those
17	instructions?
18	A Yeah. I talked to him on the phone while I was
19	
20	Q Now what happens? You are told to go ahead.
21	What do you do?
22	A We put the thing in motion and Source 1 goes
23	in and tries to set this all up.
24	Q at this time;
25	UNCLASSIFIED

1	A Yean. We are in We leave
2	with Source 1. Then I catch
- 3	up to them
4	Q Let me just resolve this and see if your
5	records resolve this.
6	A _ Go
7	ahead and ask the question. I'll clarify that.
8	Q The question comes from North's notebooks,
9	which indicate that is in Is
10	that inaccurate?
11	A met me with Source
12	1.
13	Q And then do you recall several days elapsing
14	before you went
15	A I went and they met me
16	there. Excuse me. He's right. I met them
17.	
18	Q Now after meeting them, what do you do?
19	A and Source 1 returned
20	I return home.
21	Q And what's happening? Is this thing going
22	ahead?
23	A Well, yeah. went back
24	
25	So we were on
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1	standby, in other words.
2	Q And I gather that contacts are being made
3	is that
4	right?
5	A Um-hum.
6	Q And there are references in North's notebook
7	
8	A He kept good notes, you know that?
9	Q They are quite complete.
10	A I remember that phrase that we said over the
11	phone.
12	
13	
14	
15	Q And it also refers to money actually being
16	passed Now is that the \$200K?
17	A Um-hum.
18	Q Then I have another entry, the same date, July
19	2, '85 that has to put up that is P/U; I read
20	that as put up \$2 million.
21	MR. MORROW: Or pick up?
22	BY MR. WOODCOCK: (Resuming)
23	Q Excuse me. To pick up \$2 million. What's
24	happening there? Do you recall?
25	A Only if the hostages were coming out we would

1	have	picked	it	up	 if	we	were	in	possession	of	the
2	hosta	iges.									

Q Now that is as of July 2, and it appears from that note that there's a possibility that if everything is going well you can pick up \$2 million and hostages will be coming out, two hostages, presumably. Is that correct?

A Yeah. But we didn't decide how it would be picked up. You know, it would have gone to Europe or he would have had it brought to us. You know, and then we would have picked it up. Physically in possession of it? It depends on how the operation was going to be. It may not even have had to come all the way to us.

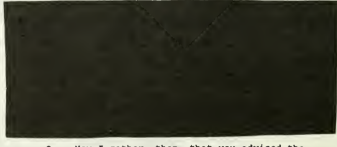
The important thing was that if we had gotten out two hostages \$2 million would have to be available somewhere down the line.

Q Now obviously this plan does not bear fruit, as hostages do not come out. What happens? It breaks down. So what happens?



Q So what was your next step?

-	
2	
3	Q Did you sit down and have a meeting with
4	North?
5	A I'm sure we did.
6	Q Let me bring this to your attention and see if
7	this brings it back. In North's notebooks there's a
8	reference to and The date is July 15, '85.
9	
.1	It's not clear
.2	from the note whether that's a meeting or a phone call.
.3	Do you racall?
.4	A I think it was a meeting. I don't know
.5	exactly, but I could have told him that on the phone,
.6	too. But usually on a trip like that, coming back, it's
.7	so important that we did not achieve our goals that I
.8	would have met with him. So I'm sure that I met him at
.9	his office or in the park across the streat.
20	Q So you, I gather, didn't give up, however.
21	You are still trying to move ahead on this.
22	A We left the door open. We left the door open,
23	and at this stage of the game it wasn't costing us any
24	more money on the part of Source 1, so we just left the
25	door open.
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Q Now I gather, then, that you advised the source to continue to do what he could to.



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Q So the money, for instance, that Jay Coburn provided that then went to the Mideast, was that specifically and solely for hostage information?

A Sure it was.

3	-	3
1	4	1

1	Q As opposed to drug information?
2	A It was for hostage information, for the bona
3	fides and for this thing right here.
4	MR. MORROW: The \$200K was gone?
5	THE WITNESS: It was gone in May.
6	MR. MORROW: Was there any other covert money?
7	THE WITNESS: No. I didn't even pay Source 1
8	ever again. I think I gave him \$5,000 out of my own
9	expenses or expenses one time.
10	BY MS. NAUGHTON: (Resuming)
11	Q That you or had received from Colonel
12	North?
13	A Out of our own travel expenses.
14	Q That you had received from Colonel North?
15	A Exactly.
16	Q And that was for hostage-related activities as
17	opposed to drug information?
18	A Oh, yeah.
19	
20	
21	
22	
23	
2 4	
25	O So we get it clear, what I'm getting at is was

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any what we know now to be private monies -- that is,

2	monies you got from Colonel North or from Jay Coburn
3	were any of those monies used to obtain narcotics
4	information?
5	A No.
6	Q Likewise, you gave, I assume, none of that
7	money to any DEA agents in order to pay for
8	narcotics information?
9	A Never, no.
10	Q Did you pass any of that money that you
11	obtained from Colonel North to anyone else other than
12	spending it for your own expenses?
13	A No.
14	Q And your source, then, got paid just the two
15	times, the \$200,000
16	A That wasn't a payment. That was for a
17	project. That is not a payment. Let's make that very
18	clear. That was for a project that was approved by North
19	for bringing this out. He said to me that Casey
20	was satisfied with this.
21	Q When you say "this that's Exhibit
22	1?
23	A That was the deal.
24	Q But nevertheless that was money that was paid
25	to Source 1?
	UNELASSIFILU

1	A	No,	it	was	not

Q It was never given to Source 1?

A ___ It was given to Source 1 and Source 1 gave it



Q That was money from Jay Coburn, correct, the \$200,000?

A That's correct.

Q The only other payment that you can recall Source 1 or any other source in the hostage operation getting private funds, what we now know to be private funds or these funds that came from either Colonel North or Jay Coburn, was one other payment of \$5,000 that you made?

A No. I didn't know they were private funds. I said they were my expenses that Oliver North gave to me, and I gave him some money one time out of the \$5,000 that he gave me. I gave him, I think, \$2,000 out of that on the first or second trip. Then, on another occasion when I was there, I gave him another couple thousand. That was, to me, covert money, not private money.

INPLACEITED why I qualified my

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1	statement by saying what we now know to be private monies
2	as opposed to appropriated government funds.
3	My question then is how many times did you
4	make such payments of monies that you obtained from
5	either Colonel North or Jay Coburn to any of the sources
6	involved in the hostage rescue operation?
7	MR. MORROW: That goes back and covers the CIA
8	money.
9	BY MS. NAUGHTON: (Resuming)
0	Q No, because I qualified it by saying any money
1	from Jay Coburn or from Oliver North. I'm not concerned
2	with DEA money. I'm not concerned with CIA money.
3	A I can answer that that I did not pay Source 1,
4	I think, other than those \$2,000 ever again in this whole
5	operation.
6	Q The \$2,000 from your expense money?
.7	A We're finished with the \$200,000 right? We
8	understand that he got that money and gave it to those
9	other people.
0	Q Yes.
1	A After that I think I gave him \$2,000 of my
2	money that Oliver North gave me, and after that I don't
:3	recall giving him one red cent for the rest of this
:4	operation.
.5	O So earlier when you said there might have been

1	another \$2,000, now you don't think there was. Just the
2	one \$2,000?
3	A I said \$2,000.
4	Q And do you know when that was?
5	A I don't know. I don't recall. I remember
6	giving him \$2,000.
7	Q Would it have been in 1986?
8	A Could have been. But I only took one trip in
9	'86 overseas. But it could have been then. I really
10	can't these years overlap too much for me.
11	Q Is it safe to say it was after June '85
12	A I've got it right here. It was '86.
13	Q Do you recall when?
14	A In March of '86 I gave him \$2,000.
15	Q Now how were you able to pinpoint that in your
16	notes?
17	A I talked to him. I asked when did I pay you.
18	The heavy payments he signed, and I asked him. I know I
19	gave him \$2,000, you know, and he told me
20	MR. MORROW: What's this?
21	THE WITNESS: gave him that, and he told
22	me I gave him \$2,000 one time when he left New York.
23	BY MS. NAUGHTON: (Resuming)
24	Q In March of '86?
25	A Yeah.
	UNCEASSIFIED

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1	Q So this information is not from any
2	contemporaneous note you made or received but from your
3	subsequent conversations with the source?
4	A Well, it does in a sense. At the same time
5	period wired some money to him, and it was in that
6	same time that I remembered I gave him \$2,000 in cash,
7	and that's why it did
8	Q So his statement is basically corroborated by
9	what
10	A Exactly. He's the one that reminded me that I
11	gave him \$2,000 at that time. Other than that, I gave
12	nobody any other money.
13	MS. NAUGHTON: Okay. Thank you.
14	BY MR. WOODCOCK: (Resuming)
15	Q Let me just follow this money line question
16	down a little bit. You, I gather, began at some point
17	receiving monies directly from North himself; is that
18	correct?
19	A Yeah.
20	Q When he would give you these monies I gather
21	it was in the form of traveler's checks; is that correct?
22	A My recollection is that my first trip was the
23	only time I got traveler's checks, in which I think I got
24	\$5,000 worth of traveler's checks.

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1	MR. MORROW: When he uses the term "first
2	trip" he refers to trips under the NSC as opposed to the
3	earlier trips for DEA. So it's really the third trip,
4	but he calls it the first trip.
5	THE WITNESS: I'll do it by months. That wil
6	be more accurate.
7	BY MR. WOODCOCK: (Resuming)
8	Q Fair enough.
9	A My first funded trip by Oliver North was in
10	June.
11	Q June of '85?
12	A Exactly. And I'm pretty sure I received
13	\$5,000 in traveler's checks.
14	Q Now when you got this money from him, where
15	did it come from? Where did he pull it out of?
16	A His office.
17	Q Were you present when he retrieved it?
18	A That is right. gave it to me at the
19	airport when I met him at the airport. It was who
20	got it at the office.
21	Q Now after this first trip money that is
22	June of '85 trip money do you recall when you next
23	received money from North?
24	A My racollection is I took a second trip and
25	then was reimbursed on it after I came back.

Did you ever get money directly from North and

2	not through
3	A No. You know, I never did. I always got it
4	through
5	Q So you never were in North's office and he
6	went somewhere and produced traveler's checks or cash or
7	whatever?
8	A I don't recall that. I remember now,
9	that's a good point that I never got it directly.
10	always caught up to me somewhere.
11	Q Okay. Let me go back to the chronological
12	procession here. There's a reference in North's
13	notebooks to getting on a
14	flight on July 25, 1985, and ultimately going to
15	London. Do you know what that's about?
16	A Yeah. He apparently was with a person that we
17	coined the name the Prince, and allegedly this guy was a
18	Saudi prince, as it was told to me by North, and that
19	this guy had excellent contacts with the Kuwaiti
20	government and the Lebanese government. And Oliver
21	wanted us to see if we could develop anything or any of
22	these contacts.
23	Q Is this the first time that the Saudi prince
24	is brought to your attention, this July '85 period?
25	UNCLASSIFIED

1	(Pause.)
2	I think it was in that time frame, yes.
3	MR. MORROW: What was the date of North's note
4	7/25?
5	MR. WOODCOCK: 7/25.
6	MR. MORROW: We've got it that the trip was
7	7/26.
8	MR. WOODCOCK: The note is 7/25. It may have
9	been an itinerary for the next day.
10	THE WITNESS: left on the 26th of '85.
11	BY MR. WOODCOCK: (Resuming)
12	Q Did North speak to you directly about this
13	prince?
14	A On the phone, I believe.
15	Q And did he tell you how it came about that he
16	had gotten in touch with this prince or how the prince
17	came to his attention?
18	A I think he said through a Miller.
19	- Q Richard?
20	A Miller, meaning Miller, a person named
21	Miller.
22	Q Did he provide you with any more information
23	other than that?
24	A He just said this guy seems to be a heavy guy
25	Q Did he say whether he'd met him or not?
	UNCLASSIFIED

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1	λ	I don't recall that.
2	Q	Did he tell you his name?
3	A	Oh, yeah, we got his name.
4	Q	That was at the time, over the phone?
5	λ	Yeah, I got it or got it.
6	Q	And al-Masoudi is the name?
7	A	Ebrahim.
8	Q	Ebrahim al-Masoudi?
9	A	Yeah.
10	Q	Did he have any other way of referring to him
11	other than	the Saudi prince?
12	λ	We called him, I think, the Gem and then the
13	Prince.	
14	Q	Just let me say this. There are interspersed
15	throughout	North's notes references to Jewel.
16	A	That's right.
17	Q	So when you see Jewel that means the Saudi
18	prince?	
19	- A	That's correct. That's exactly it. I can't
20	keep track	of our codes.
21	Q	Let me back you up in time a little bit and
22	see if thi	s means anything to you. In North's notes
23	there's a	reference to a May 2, 1985, call from Abe, and
24	then he's	got down and then it
25	says "reco	gnized Jewel".
		UNCLASSIFIED

1	A I recognized Jewel.
2	Q Do you recall having any information on the
3	Saudi prince back as early as May 1985?
4	A Um-hum.
5	Q How would that have come to your attention?
6	A I got him a visa in the Bahamas.
7	Q How did it come about that you were helping
8	the prince get a visa in the Bahamas?
9	A Well, he asked me Oliver asked me, that he
10	needed a visa on his Grenadian passport. And I said
11	fine, where is he? He says, where can you get the visa?
12	I said, you tell me where he is, and I'll get him a visa.
13	And he says, we'll get him to the Bahamas. I said fine,
14	and he got a visa.
15	Q Now did he explain to you at that time who the
16	prince was and what his significance was?
17	λ Yes.
18	Q What did he tell you about him?
19	A What I told you before that he was a Saudi
20	prince and he had heavy contacts with the mullahs of the
21	Hizbollah, and that we would then get him a visa, get him
22	into Europe, and we would then develop him for whatever
23	use we can on the hostages.
24	Q Now in-between this point where you obtain a
25	visa for the Saudi prince and late July, had he come back

1	onto your screen at all, the Saudi prince? Had you had
2	anything to do with him at all in-between early May and
3	late July?
4	A I don't know. I don't think so. I think that
5	our next meeting was as is traveling with the guy.
6	Q Now when was called upon to travel to
7	meet with the prince I gather you were aware of that; is
8	that correct?
9	A Oh, yea.
10	Q Did you make the connection between the Saudi
11	prince being the same person you'd gotten a visa for?
12	A Oh, yeah. This was going to happen, you know,
13	because that's why we got the visa for him, so that we
14	could accommodate him and then debrief him and see what
15	actually this guy can do.
16	Q Now on that May 2 note that I referred to
17	there is a reference to Do you know what that
18	would be a referral to?
19	- A Oh was traveling for me on other
20	matters.
21	
22	
23	Q Is he a DEA agent?
24	A Yeah.
25	Q What's his full name?
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	UNCLASSIFIED

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2	was his supervisor.
3	But Azzam was in this. He knew, and he
4	approved this.
5	Q I think the note reflects that the call came
6	from Azzam.
7	A That's right. Azzam called me. He says, can
8	you get this done? I said, sure I can.
9	Q Now I gather, then, that did travel to
10	London to meet with the Saudi prince; is that right?
11	A That is correct.
12	Q And Miller. What happened as a result of
13	that. Did he come back and make a report to you on what
14	happened?
15	A Well, he told me that he was with him and
16	talked to him very hard to understand the guy, you
17	know. His English wasn't too hot. But he mentioned a
18	lot of names which were pretty heavy names you know,
19	heavy mullah names Fadlallah, Masawi and at that
20	time we figured that maybe he did know and he could help
21	Q So were any steps taken at this point?
22	A Well, allegedly this guy was making phone
23	calls to Kuwait and to Lebanon, you know, trying to get
24	these contacts going. That's what told me.
25	o So did you and take any steps with

1	respect to the Saudi prince at this time?
2	A We just had, you know, this information and we
3	told him to contact who he thought was important, who had
4	some control on these hostages, and once he came to some
5	kind of accord with these people to contact us, because
6	left there, I think, August 1 and came home and
7	left the prince there, I believe.
.8	Q The people you were suggesting he contact,
9	these were the sub-contacts of your Source 1?
10	A No, no. This is separate. This is not Source
11	1 any more.
12	' Q Is Source 1 on the shelf?
13	A No, no.
14	Q He's still continuing in his traces?
15	A Source 1 is passing me information constantly,
16	and I pass it to Ollie.
17	Q So you and give him names of
18	persons who are not sources?
19	A No, no. He gives us names.
20	Q Explain that to me.
21	A We don't let sources of information we
22	don't give them the names. We debrief him, and he says,
23	you know, I know mullah Fadlallah. I know Masawi. He
24	names a bunch of other people. would know who they
25	INCLASSIFIED

	IINC##CCIFIED 135
1	Q I am misunderstanding your testimony, then. I
2	gather what you then told him was go ahead and get in
3	touch with these people you have told us about; is that
4	right?
5	A Exactly. Get hold of them, set up some kind
6	of meetings, try to lure them into Europe, and then he
7	said yes, he'd do it.
8	Q Now does he need money to accomplish these
9	things?
10	A As far as I knew he didn't.
11	Q Did you give him any money, do you recall?
12	A I did not. I never gave him any money.
13	Q At any point?
14	A I never gave him any money.
15	Q You never gave the prince any money?
16	A No.
17	Q I'll ask the question differently. Are you
18	aware of giving him any money?
19	A No, never did. paid a lot of his
20	expenses, if that's what you mean paid a bunch of his
21	expenses, which was money from Oliver North, though.
22	Q Well, I don't want to get into a word game
23	here, but at some point the prince was incurring expenses
24	and is making money available to the prince to pay

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1	A But I don't know if that was this trip.
2	Q Let me just ask the question generally. Did
3	it ever happen?
4	A Yes.
5	Q And to your understanding that was money
6	coming from North?
7	A Oh, yes.
8	Q Through
9	A Oh, yeah.
10	Q To the prince?
11	A Exactly.
12	Q Did that money ever pass through you?
13	A No.
14	Q You were aware of it, however?
15	A Sure.
16	Q Now has met with the Saudi prince, al-
17	Masoudi, in late July, and al-Masoudi is advised to go
18	ahead and see what he can do with these important
19	Lebanese names that he has brought up. Does he do
20	anything? What happens?
21	A Well, you know, was talking to him. I
22	never talked to him. I couldn't understand him. So I
23	told he had to talk to him.
24	Q At what point did you actually see him to talk
25	to?

-	The same and same an Adyabet. I made than
2	
3	Q Do you know approximately when that would have
4	been?
5	A It was exactly August 22.
6	Q Was that the only time you met him that you .
7	recall?
8	A Yeah. I think that was it.
9	Q Now has he done anything by then?
10	A No. He's just giving us a bunch of names.
11	Q Is it at this meeting that you say go ahead.
12	If you know these people, go ahead and contact them?
13	A It was the August meeting that I finally stuck
14	my two cents in and talked to him.
15	Q Then what happens?
16	A I tasked him. I got hard on him. I says, you
17	know, are you going to do it? Are you going to be in
18	trouble? I was the bad guy and was the good guy.
19	Okay? So he said he could do it. He swore on Allah, you
20	know, and everything else. And I left like a couple
21	days there.
22	Q Now there's a reference in North's notes dated
23	August 28, '85, that says "call from \$10K needed
24	ASAP." Do you know what that's about?
25	A I was in the States by then.
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money. His credit card is almost bankrupt. Q That is, the Prince? A No, that's So I says, get him some money. So apparently they sent him \$15,000 through the Prince's hotel, and the Prince got the money. And then the Prince gave it to Q So the money was wired to a hotel and the Prince? A Where the Prince was staying. Q And the Prince gave it to A Right. MS. NAUGHTON: Did the Prince give all \$15,000 to THE WITNESS: I don't think so. You'll have	1	Q What's happening?
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13 Q That is, the Prince? 14 A No, that's So I says, get him some 15 money. So apparently they sent him \$15,000 through the 16 Prince's hotel, and the Prince got the money. And then 17 the Prince gave it to 18 Q So the money was wired to a hotel and the 19 Prince? 20 A Where the Prince was staying. 21 Q And the Prince gave it to 22 A Right. 23 MS. NAUGHTON: Did the Prince give all \$15,000 24 to 25 THE WITNESS: I don't think so. You'll have	11	conversations, then, with Oliver North is this guy has no
A No, that's So I says, get him some money. So apparently they sent him \$15,000 through the Prince's hotel, and the Prince got the money. And then the Prince gave it to Q So the money was wired to a hotel and the Prince? A Where the Prince was staying. A Right. MS. NAUGHTON: Did the Prince give all \$15,000 THE WITNESS: I don't think so. You'll have	12	money. His credit card is almost bankrupt.
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20 A Where the Prince was staying. 21 Q And the Prince gave it to 22 A Right. 23 MS. NAUGHTON: Did the Prince give all \$15,000 24 to 25 THE WITNESS: I don't think so. You'll have	18	Q So the money was wired to a hotel and the
Q And the Prince gave it to A Right. MS. NAUGHTON: Did the Prince give all \$15,000 THE WITNESS: I don't think so. You'll have	19	Prince?
22 A Right. 23 Ms. NAUGHTON: Did the Prince give all \$15,000 24 to 25 THE WITNESS: I don't think so. You'll have	20	A Where the Prince was staying.
23 MS. NAUGHTON: Did the Prince give all \$15,000 24 to 25 THE WITNESS: I don't think so. You'll have	21	Q And the Prince gave it to
24 to THE WITNESS: I don't think so. You'll have	22	A Right.
THE WITNESS: I don't think so. You'll have	23	MS. NAUGHTON: Did the Prince give all \$15,000
	24	to
	25	THE WITNESS: I don't think so. You'll have

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1	to ask I'm not sure how that was broken out. But
2	then paid the expenses of the Prince and himself
3	from that \$15,000. And it was during that time frame
4	that developed Source 2.
5	BY MR. WOODCOCK: (Resuming)
6	Q Let me back you up a little bit. You also
7	meet with Source 1 and you thought you might be getting
8	lucky. What did you mean by that?
9	A Well, I thought we were going to get a hostage
10	out, that some negotiations had fired back up with the
11	old contacts, and we just thought that we were moving in
12	the right direction to get one out.
13	Q Is this still the same plan of \$1 million per
14	hostage?
15	λ Yeah.
16	Q What happened with that? Why did that not pan
17	out?
18	λ It didn't pan out.
19	. Q Any reason?
20	A I'm not sure, but I think it was at this time
21	frame that we passed information to Oliver North
22	
23	
24	Q And this is August of '85?
25	A Yeah. I think it was August.
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•	g bid notes give you any intomaction in addisc
2	of '85 that he was receiving information from other
3	sources that Buckley might be dead?
4	A Yes. Well, that was a constant thing. Nobody
5	knew if he was alive or dead.
6	Q But I'm talking about something more specific.
7	A I'll tell you very frankly I told Oliver North
8	that Buckley was dead.
9	Q You did? Based on what?
10	λ Based on Source 1 telling me that Buckley was
11	dead.
12	Q When did he tell you that?
13	A It was, I believe, in this August thing.
14	Q Now let me ask the question I asked a few
15	minutes ago. Did North ever tell you, based on
16	information independent of what you told him
17	A Later, I think.
18	Q I'm just staying in the August time frame,
19	that he had received information in August from a source
20	independent of you that Buckley was dead?
21	A Yeah. I thought it was CIA told him. You
22	know, it was what came first the chicken or the egg.
23	I don't know. But we talked about Buckley.
24	

told him another time in that same time frame that

UNGLASSIFIED Buckley was dead, and then he told me that yeah, he's

2	dead and that the CIA said he's dead, too or some
3	other sources.
4	It was one of those things. I don't know who
5	got to it first.
6,	Q Now let me ask you again on the subject of
7	Buckley this is over the entire span of the operation
8	did there ever come a point after that where you
9	received information that contradicted your assumption
10	that Buckley was dead?
11	A Yeah.
12	Q When did that happen?
13	A I would say in August-September also. It was
14	after, obviously, what we told him originally that he
15	may not be dead.
16	Q Was that again from Source 1?
17	A I don't know. I don't remember that.
18	Q Do you remember having an opinion as to
19	whether he was dead or alive based on the information you
20	received from Source 1 that he was dead and the other
21	information received that he was alive?
22	A My opinion was that I was uncertain, because I
23	don't know if it was Source 1 that gave me the
24	information, and then even Oliver North corroborated
25	that, too, that his sources or whatever said that he

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1	could be alive.
2	Q Do you recall information coming in to you
3	much later than that, in early '86, that Buckley might be
4	still alive?
5	A The prince said that, as a matter of fact. I
6	think the Prince. That was one of the heavy's
7	information that he passed to us, that Buckley was alive.
8	Q Did you have an opinion on that? Was it a
9	firm maybe?
10	A No. By then, by August let's see. By
11	October left. By October 20 I told Oliver North
12	that the Prince was a con, a liar, and useless.
13	Q October 20, '85?
14	A Right. And that we think and we told him
15	that we think he's an Iranian and not a Saudi.
16	Q Now let me take you back again to early
17	September. There's a reference in North's notebooks on
18	September 3, '85, to being in
19	and then approximately the same period of time
20	there's a reference to a call from
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2	BY MR. WOODCOCK: (Resuming)
3	Q It's a call from you.
4	A I was there, as a matter of fact.
5	
6	Q Now there's a reference here to Abe Azzam, an
7	it looks like "interfered", but it's spelled incorrectly
8	And then there's a reference to Kontex K-o-n-t-e-x.
9	Does that mean anything to you?
10	A No.
11	Q There's also a reference to the 7th U.N.
12	Conference on Criminal. Does that mean anything to you?
13	A No. Azzam used to attend those U.N.
14	conferences, though. But I don't know. I think he was
15	laid up in bed. He was laid up in bed for six months
16	after he had his operation. I don't think he was getting
17	around much.
18	Q Now do you recall and let's limit this
19	question to the September '85 period, or August-Septembe
20	'85 do you recall at any point learning or being put
21	in touch with Richard Secord?
22	A I never did.
23	Q You never did yourself?
24	A No.
25	Q Do you recall Second coming into the picture?

A Only after was snown his picture here
the first time we had this informal meeting. I mean, he
knew it was Secord, because at the time he met him
it was Cope or Copp.
Q Copp.
A told me about that after he left this
meeting.
Q Let me back you up on that point. met
with Secord. Do you recall in August or September did he
tell you he was meeting with this fellow Copp?
A It was October by then.
Q And what was the purpose of Second or Copp
meeting with Was that made known to you at the
time?
A I think Copp met with the Prince, too, and
came to the same conclusion. I had talked to Oliver
North and said the Prince is useless, and then he called
Copp to go check the Prince out, too, and I think that's
how he met because was hanging around with
the Prince, you know, waiting for information.
Q And I gather was Richard Miller in the
area, too?
A I don't think so. Not that I recall. I don't
think he was there.
Q So I gather you understood that Secord was
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-	supposed to do some kind of evaluation of the Fitnes as
2	well?
3	A Well, afterwards I figured that out, but at
4	the time I just knew that this guy Copp was someone that
5	Oliver North knew who met with and also
6	met with the Prince and then told that this guy's
7	useless.
8	Q Do you recall knowing the name Copp as of
9	October of '85?
10	A Yeah. I think told me on the phone.
11	called me. When he was overseas, he always called
12	me daily.
13	Q Do you recall learning from or from Nort
14	that Secord was providing money for the Prince?
15	A All I can say is no. He may have been
16	providing to the Prince unbeknownst to us, but he didn't
L7	provide us any money, or he didn't provide
.8	money.
9	- Q And at this point did or anyone else
0	tell you about Secord bringing along Albert Hakim to
1	evaluate this so-called prince?
2	A He told me there was another guy. He never
3	told me the name. I remember he told me there was
4	another person.
5	Q Did go to the meeting where this all

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2	A I don't know if he was there when they were
3	talking to the Prince or he met them later. He just told
4	me that they came to the same conclusion as we did, that
5	the guy was a con.
6	Q Now in August when you met with the Prince and
7	you told him to go ahead and make good on his
8	representations, by October 20 you'd reached the
9	conclusion that he can't produce. What's causing you to
0	reach that conclusion?
1	A Nothing is happening. The same old story.
2	I'm contacting mullah so and so and he hasn't called me
3	back. I'm contacting this person; they haven't called
4	back. It's hard to telephone. It's hard to get the line
.5	through.
.6	Q Is he asking for money?
.7	A No. I know that \$15,000 went in there and he
.8	got part of it, so can explain that better than I
.9	can.
0	(Whereupon, at 12:58 p.m., the taking of the
1	instant deposition recessed, to reconvene at 1:30 p.m.,
2	the same day.)

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2	(1:45 p.m.)
3	Whereupon,
4	
5	the witness herein, having been previously duly sworn,
6	was further examined and testified as follows:
7	EXAMINATION - Regumed
	BY MR. WOODCOCK:
9	Q We had just gotten to the point, I think,
10	where you were telling us you had become skeptical
11	of the Prince; is that right?
12	λ Yes.
13	Q And I think you had referred to having reached
14	that conclusion by October 20, '85.
15	A Excuse me a minute.
16	(A brief recess was taken.)
17	BY MR. WOODCOCK: (Resuming)
18	
19	just broken for lunch that you had become skeptical of
20	the Prince, by October 28, '85; is that correct?
21	A That's correct. We wrote him off at that time
22	period.
23	Q I want to bring to your attention in North's
24	notebooks there's a reference on October 31, '85, "call
25	from and it says it has a reference

and it says -- it has a reference
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then to and says: "Why did Miller call
Jewel says nothing pending. Does the FBI want this guy?
Does that bring anything back to you?
A Yeah. I think called me and said that

Miller had called the Prince and something about an investigation pending in the States. And called and said what is this about, because the Prince, you know, got all nervous. And when I talked to Oliver he didn't know anything about it either. And that was it.

Q Now there's another reference, and this is dated 11/4/85, to a meeting with you and North and Do you recall that meeting at all? This would be November 4.

A It's possible, yeah.

Q Let me just give you some snippets from that meeting. There's a reference here to "Jewel insists that deal will still go through."

A He did.

Q Now what's he talking about there? What's the

20 deal?

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21 A He's talking about his contacts with the 22 mullahs in Lebanon will prevail eventually.

Q Is there any specific deal, or just my contacts are going to come through?

A That's what he was talking about. I mean, as

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-	tal as what I thindstation It. Tou know, I closed the
2	door, but, left it open with the Prince.
3	Q Then it says J., which I assume was a
4	reference to Jewel "says he paid \$250,000 to a bank." Do
5	you recall him saying anything like that?
6	A I don't know anything about that. I know he's
7	a con man. Later we found out he's in jail and
8	everything else, and that was right up his line
9	conning people and conning banks.
10	Q There's also a reference that Miller is
11	benefitfing. "Miller owes J" I'm assuming that's
12	Jewel "money." Do you recall any topic about that?
13	A Yeah. I think told me that the Prince
14	said that Miller owes him money. But, you know, at that
15	stage of the game anything that Jewel had to say I didn't
16	care.
17	Q I gather this is pretty much a report from
18	then. Does that sound right to you?
19	providing the information on this?
20	A Yeah.
21	Q There's a reference here to the
22	Was that in the works?
23	A He went and came many, many times, you know,
24	and I may have just told Ollie that he is going back in.
25	
	I A I Object officers and

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10	Q Now there's also a reference to who
11	was reported as saying that \$2 million could be enough.
12	Do you know what's happening with that?
13	A What time frame?
14	Q This is again November 4, '85.
15	A We were developing that we'll call
16	Source 2 and getting him involved in the hostages.
17	Q Wait a minute. I'm going to back up on the
18	sources here. You referred to a Source 1,
19	early in your testimony, and then you
20	referred meeting in February there was a
21	Source 2, who was
22	fellow?
23	A Source 3, then.
24	Q So this would be Source 3. Source 3 is saying
25	that \$2 million could be enough. And then there's a
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I haven't the faintest idea what that means.

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reference to "got \$2.4K from blank."

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3 5 6 7 9 10 11 12 13 14 15 Then at the bottom of this note there is a reference to "owe 13.5 plus 2.4, for 25.9K." 17 18 Probably, because was out there with no 19 money day after day after day for months. 20 And that appears in North's notes. Presumably

> A was fronting his own money, or hiscredit card, anyway.

> > Q There's a reference then eight days later to a

that kind of money; is that

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that's North owing

correct?

1	meeting with a fellow named
2	Does that mean anything to you?
3	A A friend of He's an FBI agent.
4	Q And it says here that the meeting is
5	re work on the hostage issue. What's
6	doing? Is that how you pronounce it?
7	A Yeah. He's on the foreign desk for the FBI,
8	and he had some good contacts that we could
. 9	have used, and that's why he brought him in there to
10	introduce him to North.
11	Q Were you able to use him?
12	A We used some of his contacts, yes.
13	BY MS. NAUGHTON: (Resuming)
14	Q Can I ask about Do you know whether or
15	not North had any contact with Buck Revell of the FBI
16	regarding
17	A I think so.
18	Q Do you know what that was about?
19	 A To get him assigned to the detail.
20	Q Was he then to be part of your team?
21	A Was he a part of my team?
22	Q When you say "get assigned to the detail",
23	what detail?
24	A and myself.
25	(A brief recess was taken.)
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•	J	J

1		BY MR. WOODCOCK: (Resuming)
2	Q	Now during the month of November what are you
3	and do	ing?
4	A	In November comes back
5	Q	Do you know when that was approximately?
6	A	He came back November 3. And through December
7	we just wer	e getting information from the sources and
8	sub-sources	and passing the information to
9	Oliver.	
10	Q	That includes Sources 1 and 3; is that
11	correct?	
12	λ	One, 2, and 3.
13	Q	Two is also feeding information?
14	A	Everybody is, yeah.
15	Q	Is anything happening?
16	Α	
17	Q	And are you feeding any monies out at this
18	point?	
19	- A	No. We have no money.
20		MS. NAUGHTON: Who is do you know?
21		THE WITNESS: No.
22		BY MR. WOODCOCK: (Resuming)
23	Q	Let me back up on that. There is a reference
24	in a North	note that I referred to earlier of November 4,
25	'85, which	UNCLASSIFIED

1	has a reference in the same note to dealing with Dr.
2	Rocco R-o-c-c-o. That means nothing to you?
3	A No.
4	Q Now, as we all know, in November of '85 there
5	was a flurry of activity involving an effort to release
6	the Lebanese hostages through the provision of HAWK
7	missiles to Iran. Was that anything you were aware of at
8	the time?
9	A No.
LO	Q When did you first become aware of that?
.1	A When the story broke.
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UNGLASSIFIFD 155 1 Okay. Now there's another reference in North's notebooks to a call coming in from and the note is dated December 24, and it says: out next week", and it has a reference to the person who I believe is Source 3 SAVS going to meeting." Do you recall anything about what is going on 10 11 at this period of time? 12 Um-um. 13 That would be Christmas Eve. Was there 14 anything afoot about hostages coming out or sources 15 coming out at that point? 16 (A brief recess was taken.) 17 BY MR. WOODCOCK: (Resuming) When we broke a few minutes ago I had asked 18 you about whether you recalled anything happening on 19 December 24, '85, which would be Christmas Eve, about 20 either your sources or hostages or anything of that 21 magnitude coming out of Lebanon during that period of 22 23 time. I don't recall anything. We continued to pass 24 information even through the holidays, you know. I have 25

1	no specific recollection of anything appearing that was
2	exciting at the time.
3	Q Let me just back you up into December. What
4	do you recall going on in December? Anything happening
5	at that point?
6	A In December I met Charlie Allen and started to
7	brief him. I used to meet him occasionally and Oliver
8	North was so busy that we started briefing Charlie Allen,
9	and he talked to us on the phone and went over to his
10	house a couple times.
11	Q Let me back you up on Charlie, then. You
12	recall meeting Charlie Allen in December of '85; is that
13	correct?
14	A Yeah.
15	Q Do you have a date on that?
16	A We met him the first time December 11.
17	Q On December 11. How do you know it's December
18	11?
19	A I think we had that written somewhere. I
20	don't know where maybe on my weeklies or something.
21	Q Now when you met with Charlie Allen was
22	with you?
23	A Yeah.
24	Q How were the introductions made?
25	A Yeah, it was both of us. Oliver North

introduced us.

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2	Q Where were you; do you recall?
3	A At the Executive Building.
4	Q North's office?
5	A Yeah.
6	Q Now when North introduced you to Allen what
7	did he tall you about him?
8	A He said Charlie Allen was on board and knew
9	about the hostages, and that we were passing intelligence
10	and that we were trying to get them out.
11	Q And was there an immediate purpose for him
12	introducing you to Allen?
13	A Yeah. You know, he said that Charlie Allen
14	would be more convenient for us to contact him and pass
15	him intelligence, since we hadn't planned any trips at
16	this stage of the game.
17	Q Was it your understanding at that meeting that
18	Allen was to be like a substitute contact for North?
19	- A Kind of, yeah: That was my interpretation.
20	Q Let me put the question differently and see if
21	you have the same answer. Was it your understanding that
22	if you called Charlie Allen it would be as good as
23	calling North, that the information would get to North?
24	A Yeah. The information would get to the CIA,
25	because Charlie Allen was in the CIA.



1	Q But it would also get to North, too? Was that
2	also your understanding?
3	A Sure. I knew North was giving this
4	information to CIA all along. So I guess he was making
5	it quicker.
6	Q Now what did you understand Charlie Allen was
7	supposed to do with this information? What did you think
8	his job was?
9	A You want my opinion?
10	Q Yes.
11	A Charlie Allen's job was to I had another
12	Azzam on my hands. He wanted information so he could
13	have his meeting at 9:00 in the morning with whomever he
14	met. I figured that out after meeting him, plus a Major
15	who worked for Charlie Allen used to come see
16	me.
17	Q That would be
18	A Yeah. Nice kid and the whole thing. And I
19	fold him, I said, your boss stinks.
20	Q Okay. We're going to get to
21	in a minute. When you met Cherlie Allen, however, in
22	December in North's office, that was before you met
23	is that correct?
24	A Oh, yes. I didn't meet until
25	after.
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2	was taking the information and not making effective use
3	of it? Is that what I take from what you're saying?
4	A No. He had to be the one that had the
5	information; therefore, we were his sources.
6	Q And who was he reporting to that made it
7	valuable to have you as sources?
8	A Some committee. I'm sure he had some
9	committee. Oliver explained it to me, what committee he
10	was on or something. I don't know what it was. Maybe he
11	was briefing his boss, whoever that was. I don't know.
12	But he used to call, and when we finally figured it out,
13	and I, he needed it for some 9:00 or 9:30 meeting.
14	Q And that's what weekly or daily or what?
15	A It was daily and weekly he called us. He
16	wanted an update, and then that's where
17	got into it. He was kind of an honest kid who
18	lefthandedly told us that that's what Charlie was using
19	it for, and that he was going to go back to the military
20	and the hell with all of this.
21	Q Now having met Charles Allen in December, on
22	December 11, did you have any other meetings or
23	conversations with him during that month?
24	A Yeah. We met him quite a few times. As I
25	said, I met him a few times at his house.
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1	Q What I want you to do is limit this
2	observation to December, if you can.
3	A That's the best I can recollect, is that we
4	met him a couple times in December, and I think we even
5	met the Major in December, too.
6	Q And that was simply to pass information; is
7	that correct?
8	A That was it. We were passing information,
9	intel.
10	
11	Q Now was Allen involved in any plans for any
12	operations that you knew of?
13	A No, none that I knew of.
14	Q So it was simply an intelligence-passing
15	exercise; is that correct?
16	A He had me check somebody out for him also, a
17	journalist by the name of Hayden Guest.
18	Q What did he want you to do that for?
19	A He wanted to know if this guy was reliable and
20	I said no.
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16	Van de la companya del companya de la companya del companya de la
17	He wanted to know he asked me. He told me
18	one time, he said, the hostages are in this town. You see
19	this town here? And he gave me the name.
20	Q In Lebanon?

Who is telling you this?

Charlie Allen told me. He said check this.

said it's impossible.

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5	Q Now, let's go to the first time you meet with
6	Do you recall where and when that
7	was?
8	A I don't recall exactly. I seem to remember
9	that three or four times we met him. It was in a hotel
10	lobby somewhere in Tyson's Corner.
11	Q Let me throw something out and see if it helps
12	you. has been deposed and he has told us
13	that to the best of his recollection the first time he
14	met you and was at the Old Brogue Inn.
15	A You got it. That's right.
16	Q Is that consistent with your recollection?
17	A Yeah. It was there. I also met him at the
18	Sheraton in Tyson's Corner. If he said we met him there
19	the first time, I believe it.
20	Q Now was there an immediate purpose for your
21	being introduced You'd already met Allen
22	at that point?
23	A I think Allen sloughed him off on us.
24	Q The idea being?
25	A That he did not find he could get the

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1	information directly from us, so he put
2	us.
3	Q I gather, then, that you had information you
4	wanted to give to Allen; is that correct?
5	A I wanted to give it to Oliver North.
6	Q And Allen was the conduit?
7	A He was the conduit, and then this Major became
8	the conduit.
9	Q So when you met
10	the first time, do you recall what information you were
11	imparting to them, or was it just an introductory
12	meeting?
13	A I think we gave them some information on that
14	occasion.
15	Q Do you recall whether North went to that
16	meeting?
L7	A I think he showed up late.
.8	Q Let me ask you this. Wes there any
19	arrangement between you and Allen that you would pretend
20	not to know who Allen was at that time, or that you would
21	go through the formalities of appearing that this would
22	be an introduction for the first time to Allen as well?
23	A I don't recall that. I know that CIA like to
24	be incognito, but he wasn't that way, because we went to
25	his house twice, so he wasn't that incognito.

164 Now, do you recall meeting with New York in January of '86? We may have taken him to meet Source 1. Well, I'll tell you just briefly that he recalled going and meeting with you and a man who he described as Do you recall that? Yeah. He also said there was introduced to who was also a source that you and 10 had developed; do you recall that? 11 Um-hum. 12 13 What do you recall about that event? A They wanted a debrief for Source 1 and Source 14 3, so I said go ahead. We weren't getting any money for 15 them. Then he says well, we can probably get you some 16 money. Let us debrief them. I said fine, come on out. 17 18 I had nothing to hide. 19 Now what was the arrangement between you and and Major 20 identity to be known to these people or was he coming 21 incognito? 22 A He was incognito also. From what I recall, 23 everybody wants to be incognito, so we said okay. 24

And I gather that neither you nor

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1	would have imparted his true identity to either of these
2	two sources; is that correct?
3	A He says he wouldn't have imparted mine. They
4	didn't know who this guy was. We told him he was a DEA
5	intelligence guy, I think. That was the story we gave
6	them. They've got to write it in a report, so just talk
7	to them.
8	Q Now was anything supposed to follow from
9	interview of these two people? Was anything
LO	planned that had caused this evaluation to occur?
11	A What was supposed to follow is that as the
.2	intelligence came in some fees would have been paid
3	through this Major and Charlie Allen, and it never
.4	happened.
.5	Q What never happened? No intelligence or no
.6	payment?
.7	A Oh, tons of intelligence. No fees.
. 8	Q So both Source 1 and Source 3 went back
9	I gather, and fed intelligence out to you?
0	A Yeah. They made trips back there again, you
1	know, and we got the intelligence. And eventually we
2	phased Allen and the Major out and we were back talking
3	to Ollie North.
	and the second s

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1	A I told them I wouldn't talk to them any more.
2	Q You told that to both of them?
3	A Yeah, both of them.
4	Q What was your reason for wanting to phase them
5	out?
6	A They did nothing for the cause. They just
7	wanted info to pass to whomever they were dealing with.
8	Q Now what would they have done to do something
9	for the cause?
10	A This kid
11	He knew you have to pay sources. He
12	agreed they should have been paid, but eventually he told
13	me Allen wouldn't pay them.
14	Q So you and were looking
15	and Allen to come up with some money to pay
16	off the sources; is that correct?
17	A Um-hum.
18	Q Now did you go to North at some point and
19	complain about these guys not coming through?
20	A Um-hum.
21	Q Do you recall when that would have been?
22	A Not really.
23	MS. NAUGHTON: Did tell you
24	that they had approached Casey for money to pay the
25	UNCLASSIFIED

-	(Pause.)
2	THE WITNESS: Before we start, Ron brought
3	something up to me and you may be confused about these
4	sources.
5	
6	A. Marine
7	BY MR. WOODCOCK: (Resuming)
8	Q That's what you had testified to earlier.
9	That's what you designated him as.
10	A
11	
12	Q I think we're straight.
13	A I was pretty sure you had it.
14	BY MS. NAUGHTON: (Resuming)
15	Q What did say regarding who would
16	or wouldn't pay? Did he indicate to you that he and
17	Charlie Allen had gone to Casey asking for money?
18	A Oh, Casey didn't come out of this, and Charlie
19	Allen never said he'd go to Casey. Charlie Allen said to
20	me that he would get some money up so we can send these
21	sources back in, and it just never happened. And then
22	the Major wouldn't meet me. And then it got to the point
23	the Major would meet me or and he was embarrassed
24	because he came for information and then we said well,
25	when are we going to send these people in there. You
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1	know?
2	He says, well, I'm working on it. I told him
3	it got to the point, I think, at our last
4	meeting with the Major, and he says, that's when he said
5	he can't take this any more and he's going back to the
6	military.
7	Q First of all, did he give a reason as to why
8	the money was not forthcoming?
9	A No, he never did. You know, it just wasn't
10	there.
11	Q Did he tell you why he was dissatisfied and
12	was leaving?
13	A I don't think he liked his job, was the
14	impression I got.
15	Q Well, what particularly did he tell you he wa
16	diseatisfied with?
17	A I just don't think he liked what he was doing
18	flunky work. So you can imagine how we felt when th
19	guy's coming to us for information. Okay? So it just
20	kind of came to a dead end, you know. We said goodbye
21	the Major, who I really liked I really respected thi
22	kid and I contacted Ollie North and I said don't hav
23	Charlie Allen call me.
24	He said why, and I told him. I said this is

You just can't keep getting information of the state of t

1	getting information.
2	BY MR. WOODCOCK: (Resuming)
3	Q Can you place that at all in time that call
4	to North?
5	A I can't place it. It was after the new year,
6	I'm sure.
7	Q Now there's a reference in North's calendar to
8	a meeting with you and on January 28, 1986,
9	and that is preceded by exactly one half hour with
10	which is full name. Do
11	you recall that?
12	A January 28?
13	Q Correct.
14	A No, I don't. I don't have any indication of
15	that.
16	Q Okay.
17	A You know, it's possible. Don't get me wrong.
18	There could have been a meeting.
19	. Q But you can't recall it; is that correct?
20	A No, I don't.
21	Q Let me divert just a minute here and ask you
22	do you recall hearing the name
23	A It doesn't ring a bell.
24	Q This fellow is with the National Security
25	Agency, and he would have charge of secure communication
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devices.	Does	that	bring	anything	back	to	you	at	alli
	No.								

Q Let me move on, then, to January 31 of 1986.

There is a reference in North's notes to a call from and next to that is \$7,500. Let me ask you on

that score, does that bring anything back to you?

- A What's the date?
- Q January 31, '86.
- A No.

I can only assume that that money was for Source 3.



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Q The same note, March 3, 1986, has a reference	
to "two boats ready to do "Do you know"	
what's happening there?	

- A Ollie asked us if we had two boats available for him, and we said yeah.
- Q Now when you say "had two boats available",

21 what did you have available

1 2

10 11 12

20

24

not to go in.

Q That's the way the note reads. So they would be going is that correct?

A Yeah, or in the water around it.

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_	The state of the s
2	available, is this any two particular boats?
3	A Yeah.
4	So we knew what boats were
5	available for rental. That's all.
6	
7	
8	Q Was there something going on here that caused
9	two boats to be at ready to go
10	A Many times. Ollie said stand down. It could
11	have been that time.
12	Q Do you know whether there was something going
13	on?
14	A I don't know. He just asked me one time. I
15	remember he asked me about can we get two boats, and I
16	said yes.
17	Q Do you recall ever telling that
18	you and had boats available or boats that you
19	could get hold of?
20	A I think I did. He may have asked us, too,
21	about boats, come to think of it.
22	Q I'll tell you that he recalled you and
23	referring to having fast boats available.
24	A Fast enough. Not cigarette boats.
25	Q These would be boats that you didn't actually
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1	7	9

1	own them; they were boats that you would be able to rent,
2	is that correct?
3	A Um-hum.
4	Q Did you ever get to the point where you rented
5	those boats?
6	A No, we never got the chance.
7	Q Okay. Now is there anything going on with
8	your various sources now Sources 1 through 3 in
9	this February-March period?
10	A What we did is, we get some more support.
11	
12	
13	
14	
15	
16	
17	Q So these would be in addition to Source 1
18	through 3?
19	
20	
21	
22	λ Yeah.
23	Q Were you able to do anything with those
24	sources?

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1	went back in, they passed information.
2	Q Did you provide them with any monies to defray
3	expensas?
4	A We gave them some money.
5	
6	
7	BY MS. NAUGHTON: (Resuming)
8	Q Where did you get the money that you paid
9	them?
10	A DEA paid it.
11	
12	
13	
14	the second second
15	Q So they were paid out of regular DEA funds?
16	A It was a DEA operation.
17	
18	
19	
20	*
21	
22	
23	
24	
25	A CONTRACTOR OF THE PARTY OF TH
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1	
2	
3	(Pause.)
4	Q Let me direct your attention, then, if I may,
5	to another note in Ollie's I say Ollie
6	Mr. North, Colonel North's notebooks. This one is dated
7	March 18, 1986, and it's headed "meeting with and
8	and has the following entries. "\$5K for" I think
9	the person we've identified as Source 3
10	That's your Source 3, isn't it?
11	is that correct?
12	λ
13	Yeah, I'm sure. As I say, he
14	was going and coming quite a bit at that time.
15	Q Then another entry: "\$5K for Source 1".
16	A Yeah, that's true.
17	Q And then "\$5K for to California for
18	Prince.*
19	
20	A That's true.
21	Q What's happening there?
22	A Well, apparently was going to go to
23	California and debrief the Prince one last time, from
24	what I understand.
25	Q Let me stop you there. Do you recall this
	UNCLASSIFIED

-	meeting: was this billed as a meeting with worth, you
2	and
3	A I don't know if it was a meeting or on the
4	telephone.
5	Q Do you recall three people participating in it
6	you and and worth?
7	A It could have been, without a doubt, but I
8	know about the \$5K for Source 1, because we wired that
9	\$5K. I know we needed money for Source 3 because he was
10	going back and forth. I thought it was \$2K, but it could
11	have been \$5K.
.2	MR. MORROW: This is the two that you gave
13	Source 1 and then it was five more.
.4	MR. WOODCOCK: Why don't we go off the record
.5	and you can review your notes?
.6	(A discussion was held off the record.)
.7	THE WITNESS: I gave Source 1 \$2,000.
.8	BY MR. WOODCOCK: (Resuming)
.9	Q Do you recall when that was?
0	A That was in March.
1	Q So this \$5K reference is in addition to the
2	\$2,000; is that correct?
3	A And then wired him \$5,000, I think to
4	the old country or wherever he was Europe or the old
5	country.
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1	Q	Now this reference to going to California
2	for the Pr	rince, is this the same prince that's the Saudi
3	Prince?	
4	A	Right
5	Q	Al-Masoudi?
6	* A	That's it. 4
7	e Q	Now there's a reference to
8 5	Prince?	Who's that? Is that also the Saudi
10	A Princer	No.
11		NO.
12		
13		* .
14		
15	-	
16		
17		a a
18	40	
19		Fig. W. W.
20		c · · · · · · · · · · · · · · · · · · ·
21		
22		
23		(a)
24		2

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	Q Let me run something by you. In the Tower Board
	report there is a reference to a North PROF note that
	goes on for half a column, and in it there is a reference
-	to "Dick", which is Richard Secord, "has been working
	with Nir", which is Amiram Nir, the Israeli contact, "on
	this and now has three people in Beirut and a 40-man
	Druze force working for us."
	A He was quoting Oliver North, that's all, and
	that was the force we talked about, I would think.
;	Q 100-man Druse force: ie
'	that correct?
	A Sure. On the other hand, though, you know, the Israelis do control the Druze. Okay? And, you know,
	Second, you know, out of the hearings was very tight with
	the Taraelie. Maybe it was his own force: I don't know.
	Q Let me just ask you this. Do you recall
	Richard Secord being in any way connected to this 100-man

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1	did until t	this all came about, and then we found out tha
2	Copp was Se	cord in that one meeting he had with
3	_ Q	Now the same question on Amiram Nir. Did you
4	know who he	was?
5	λ	Who?
6	Q	Amiram Nir.
7	A	He's an Israeli.
	Q	Did that name mean anything to you at the
9	time, back,	let's say, in March-June '86?
10	· A	Not at the time.
11	Q	Is he someone you've come to know only since
12	the exposur	:e?
13	A	No.
14	Q	When did you first come across Amiram Nir?
15	A	Don't get nervous and pick up your pen.
16	Q -	May the record reflect I'm putting my pen
17	down?	
18	A	I didn't know him either until I saw him
19	picture in	the paper. I set him at the White House at
20	the Executi	ive Building under a different name.
21	Q	He was under a different name?
22	A	Yeah.
23	Q	What was the occasion of your meeting him?
24	A	He was in Ollie North's office and he
25	introduced	me, and he said this was Mr. Moriarity, and I

and the first terminal and the state of the
situation in general and then he left.
Q Do you recall when that would have been,
approximately?
A It had to be in this same time frame that
we're talking about here.
Q And that would be Harch to June '86?
A March, April, yeah.
MS. NAUGHTON: What did Colonel North say he
did?
THE WITNESS: After he left he told me the guy
was an Israeli official. He didn't say exactly what he
did, but he said he was an Israeli official.
BY MR. WOODCOCK: (Resuming)
Q Now with monies being dispensed to Sources 1
and 3 and with heading off to see the Saudi Prince,
al-Masoudi
A He never went.
Q Okay. Let me break this down, then. Is
anything happening specifically with Source 3 during this
period?
A Yeah.
Q What's afoot?
A
Ne says

1	
2	And so they were
3	working on a bribe
4	Q And would it be a combination of bribes and
5	ransom? Was it the \$1 million a person kind of a deal
6	again coming up?
7	A Yeah, it was that in the sense that it would
8	have been a delivery on a boat, if we could have got them
9	out if they could have got them out.
10	
11	
12	
13	
14	MR. MORROW: Could we go off the record for a
15	minute, please?
16	(Counsel conferring with the witness.)
17	MR. WOODCOCK: Why don't we go back on the
18	record?
19	- BY MR. WOODCOCK: (Resuming)
20	Q you've just had a brief
21	conference with counsel, and I gather from that
22	conference you want to take an opportunity to explain how
23	this bribe process worked; is that correct?
24	λ Yes.
25	NO HOW did it WOFKS SIFIED

1	A The bribes the money that would be used for
2	ultimate payment would have gone to those people who
3	would have assisted in getting the hostages out, and they
4	were not the money wasn't going to go to that whole
5	group. So if it went to the whole
6	group and everybody was in concurrence there, that would
7	have been a ransom.
8	But what we did is try to bribe certain
9	elements of the group
10	
11	Q Now when you say this, is this just the Source
12	3 plan that we're talking about?
13	A Source 1, too.
14	Q So let's move back in time to the May-June '85
15	period. When the discussion there was turning on
16	approximately \$1 million a hostage, did you interpret
17	that as bribe money?
18	A Sure it was bribe money.
19	- Q That was not a ransom?
20	A No. It would have always been bribe money.
21	Q So in your mind there's no point at which you
22	are offering ransom money for any of these operations?
23	A Never did.
24	Q Now with that understanding, when you are
25	putting together this operation involving Source 3 in

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1	March of '86 is there any figure that's been put on each
2	hostage who gets out, as there was in May-June '85, like
3	\$1 million per hostage?
4	A Um-hum. It would have been the same \$1
5	million.
6	(A brief recess was taken.)
7	MR. WOODCOCK: Back on the record.
8	BY MS. NAUGHTON: (Resuming)
9	Q You were telling us about Source 3, who had
10	met with who was involved
11	somehow.
12	A Through Another contact of his
13	had the contact with was the way I understood
14	it.
15	
16	
17	
18	
19	Q And how was the payment of money to free the
20	hostages?
21	A This was a small part of all the people
22	and this guy wasn't
23	know, were in control of these hostages.
24	They gave the orders not the terrorists.
25	There's no doubt about that.

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1	Q So gave the orders to
2	is what you're saying.
3	A Sure.
4	Q And were going to be paid money to
5	do what?
6	A To make or bring them out
7	and give them to our
8	Q To make
9	
10	A Um-hum. And then, because they were only a
11	part of this, they would be paid for us corrupting them,
12	basically.
13	Q But what you're telling us is that
14	had control over the freedom of the hostages.
15	A Sure they did, and they still do, and that is
16	where the tie is
17 -	
18	a very strong organization that has nothing to
19	do with the country.
20	
21	
22	
23	
24	
25	BY MR. GENZMAN:

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1	Q Let me get it straight in my own mind
2	regarding where the money would go. Would the money be
3	paid to
4	A No, no. The money would be paid to
5	
6	Q To
7	A We had to bribe them.
8	MR. MORROW: The whole \$1 million?
9	THE WITNESS: Yeah. I mean, there's a lot of
10	people in-between there that got their cut.
11	BY MR. GENZMAN: (Resuming)
12	Q Just run through the flow of the money briefly
13	with me, would you? The money goes to 3
14	λ No, it wouldn't go to 3.
15	Q Where would it go?
16	A There would be a contact. Again, I mean, we
17	never were going to front this money. If we got the
18	hostages out, these people who were involved
19	would set up a place where the
20	money would be delivered to them. We wouldn't deliver it
21	to them. It would be done either by Oliver North, Jay
22	Coburn, or whoever else wented to do it.
23	Q But it would go to
24	A It would go to the people who were in control
25	It's the people who are in control

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1	
2	Ms. NAUGHTON: Who are
3	THE WITNESS: Well, it's overall,
4	and, you know, there's other levels. It's not just
5	are in control over all
6	
7	these guys here are overall in control of
8	these missions kidnapping and terrorism and everything
9	else.
10	But the idea was in this case here, using this
11	contact, was a contact he had was used to get to
12	who had control
13	was. Maybe knows it. Basically that
14	was operation.
15	MR. GENZMAN: Can we go off the record for a
16	minute?
17 _	(A discussion was held off the record.)
18 *	BY MR. GENZMAN: (Resuming)
19	. Q As I was saying, I'm confused about
20	distinguishing between ransom and bribes, and personally
21	my thought is if the money goes to the people who
22	actually control the organization, who make the
23	decisions, such as whether to kidnap people
24	A The money wasn't going to them.
25	Q it would be in the nature of a ransom and

_		
2		If the money were going to people who didn't
3		really control the organization but merely had control at
4		a particular point in time
5		then it's more
6		in the nature of a bribe?
7		A You've got it right.
8		Q So, just to satisfy myself, could you tell me
9		give me the categories of people that the money would
0		go to? Was the money to go to people who were actually -
.1		in control of the organization?
.2		A No. It was going to be people just below that
.3		or on the side of them that could be corrupted, where the
.4		head of the organization wouldn't know about it. So it
.5		isn't a ransom. A ransom has to be solicited. There was
.6		no solicitation here. We poised the question. We sent
.7	٠	the operatives in to put this idea in their minds.
. 8		This is not a ransom situation at all.
9		- MR. FLYNN: So the mullahe never got any
0	•	money?
1		THE WITNESS: No, they never got any money.
2	ř t	Matter of fact, the mullahs
3		MR. GENZMAN: Let him continue his enswer.
4	1	MS. NAUGHTON: I think what Hank meant to say
:5	1	is in the plan the mullahs were not to get the money. We

2	THE WITNESS: No, the mullahs were not getting
3	the money. People below them were going to get it.
4	BY MR. WOODCOCK: (Resuming)
5"	Q Presumably at some point the mullahs wake up
6	one day and find the hostages gone under this plan; is
7	that correct?
8	A Cm-hum.
9	Q And under your description of it the mullahs
10	would then feel that they had been burned, that they had
11	lost out; is that correct?
12	A I wouldn't say burned, but I would say that
13	they would have taken it out on somebody
14	
15	Q How do you know that some of this money would
16	not have found its way to the mullahs to placate them?
17	A Well, I don't know. That's a good point. I
18	don't know.
19	MR. FLYNN: That is one of the critical things
20	here. Not only would have to get away,
21	and everybody else, which is one of the things
22	that they were considering with this plan.
23	THE WITNESS: Well, the intermediary. We
24	would have to take care of him, yes. True.
25	BY MR. WOODCOCK: (Resuming)
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2	being pulled out; is that correct?
3	A No. Our source's contacts would be pulled
4	out, which in that situation
5	
6	Maria Carlos Car
7	MS. NAUGHTON: Earlier and I wrote this
8	down and you can correct me if I'm wrong you told us
9	that bribes would go to those people who would get the
10	hostages out. The bribes would go to and and
11	others who were in control That's what I
12	wrote down.
13	THE WITNESS: That's right. That's true.
14	There's and then there's
15	he is just under an
16	ayatollah. We won't be able to bribe him, but there's
17	around there that were on their own.
18	MS. NAUGHTON: And what you're saying, then,
19	is that those
20	were not the ones responsible for kidnapping the hostages
21	but did have some sort of connection?
22	. THE WITNESS: Well, everybody -
23	were responsible for kidnapping
24	the hostages, period
25	everybody. They did it with malice
25	INDIA COLCIED
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1	aforethought.
2	MS. NAUGHTON: All right. Fine.
3	BY MR. WOODCOCK: (Resuming)
4	Q And I gather that these
5	were not part of the extraction plan. They were
6	going to remain behind?
7	A Oh, sure. Let me make it clear that the thing
8	that we were trying to do, and we got to a certain
9	distance on it, was to pick out some vulnerable group,
10	small group of persons who were ready to be corrupted
11	
12	
13	
14	So our
15	objective was to reach somebody that was corruptible in
16	the bureaucracy
17	
17 18	
-	
18	Q Now at this point I gather your information is
18	Q Now at this point I gather your information is that Buckley is dead; is that correct? We're talking
18 19 20	
18 19 20 21	that Buckley is dead; is that correct? We're talking
18 19 20 21 22	that Buckley is dead; is that correct? We're talking Harch.

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1	Q By the way, did you come across information at
2	one point that Buckley's body had been frozen?
3	A Yeah. We heard it was frozen. As a matter of
4	fact, I think that picture of him that was in the
5	newspaper, I think Ollie told me that some doctors said
6	that he could have been frozen in the picture.
7	
8	
9	
10	
11	
12	You know, they always wanted
13	tha people released out of Kuwait, and he apparently
14	died. The word is that he died because of a ton of
15	torturing and it wouldn't have been good that it came out
16	that he was dead
17	
18	Q Was any of this money supposed to get Buckley
19	out or Buckley's body out?
20	A We also worked on that, too. You know, we
21	continued that part, to get his body or his bones.

Now of the live hostages, and excepting UNCLASSIFIED

right, from the live hostages?

But that was on a separate track, is that

22

23 24

four left at this point -- three?

Q Four left?

2

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Kilburn, who was held by a separate group, you had, what,

Five left. Two came out. There were six.

5	A That's right. Later they took another three
6	four left.
7	Q And it was \$1 million apiece, so that's \$4
8	million that would be distributed to get those hostages
9	out?
.0	A Um-hum.
1	Q This is as of March-April '86; correct?
2	A Right.
.3	Q And it's that \$4 million that's going to be
4	spread around?
.5	A Sure.
16	Q And some of the people are going to be
L7	extracted under your plan that is, the people who have
.8	cooperated and some who have been corrupted will
19	remain behind?
20	A I'm sure. They had to worry about themselves.
21	Q They would have to presumably retain whatever
22	positions they had if they were successful in covering
23	their cooperation; is that correct?
24	A (Nods in the affirmative.)
25	Q Was it discussed with North or anybody else at
	UNCLASSIFIED

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-	all that with respect to those people who remained benind
2	that this kind of a process might create an incentive in
3	them to go out and kidnap more people?
4	A Yeah, of course we did.
5	Q What was the consensus on that?
6	A We'd just have to take our shot.
7	BY MR. GENZMAN: (Resuming)
8	Q Can I follow up on that line? Earlier we were
9	talking about whether any of the captors had solicited
10	funds for the release or whether it was an idea that we
11	had brought to selected individuals, and I heard you say
12	a moment ago that it was your understanding that what was
13	really wanted by the captors was the release of the
14	Kuwaiti prisoners, the Da'wa.
15	How did you obtain this information?
16	A Through my sources, through Oliver North.
17	Q And then your source is telling you that the
18	organization which had kidnapped these individuals had
19	not done it for monetary purposes?
20	A No. They did it for the edge. They did it
21	for the prisoners in Kuwait.
22	Q And I'm excluding Mr. Kilburn, who was
23	kidnapped, evidently, by another group.
24	

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	3
2	
3	
4	Q But your sources here are saying they never
5	heard any ransom figures floated around by the captors?
6	A Never.
7	Q For these people other than Mr. Kilburn?
8	A That would have been easy. If we could have
9	got information that, for instance,
10	wanted \$5 million and they would release him, we would
11	have grabbed him and brought him to Europe and taken car
12	of him well, provided everybody else wanted to go for
13	that. But it wasn't so.
14	Q Did your sources obtain any information as to
15	what was desired in return for the hostages specifically
16	whether they wanted the United States to put pressure
17	on the Kuwaiti government or anything along those lines?
18	A Well, first of all, now you're getting into
19	terrorist activity and terrorist mentality, and the
20	terrorist mentality wanted we will kill your people
21	and we will kidnap more people unless you release our
22	prisoners in Kuwait. That is the threat.
23	We tried to go around and find the vulnerable
24	ones and bribe them. Unfortunately, we never
25	accomplished it.

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Q Now, just to close this subject, I hope, on the subject of the risks that might be run in encouraging future kidnapping if these high level officials remained in positions after having received some of their money, you said that was discussed. Who was it discussed with?

- A With Oliver.
- Q Is that you and
- A Probably, yeah -- all three of us.

1	d whose eres that Aon monid know of:
2	A No.
3	Q And the consensus, I gather, among you three
4	was
5	A You know, there's another side to that tha
6	they could have not gotten more for more money, but we
7	also had the edge on them that we could have divulged
8	that they were corrupted and took bribes. You know, thi
9	is not a game that goes according to Hoyle. You've got
0	to play it both ways.
1	Q And that's assuming that you are then able to
2	tie subsequent kidnappings to the very people that you
3	bribed, right?
4	A Um-hum.
5	Q If you weren't able to do that, that wouldn't
6	work very well; is that right?
7	A Well, with the people we would bribe anyway w
8	would threaten them and tell them we'll just put it in
9	the newspaper and see how long you live. This is a toug
0	game, you know.
1	Q I understand. Was that also discussed, that
2	you had this residual leverage?
3	A I'm sure we brought that up.
4	Q Okay. I've got an entry here that I want to
5	bring to your attention. April 24, 1986, a North entry
	UN C LASSIFIED
	- APTIONILIED

1	that says \$7K for
2	A What date?
3	Q April 24.
4	A I don't know. You'll have to ask
5	(Pause.)
6	Yeah, he made a trip and that's what it's for,
7	but let him explain it.
8	Q Were you aware of traveling during that
9	period of time?
10	A left April 30.
11	Q Do you know where he was headed?
12	A He left
13	April 30 and he came back June 6. So I assume that
14	\$6,000 was given to him for the trip and ultimately while
15	he was there he got more money.
16	Q Now, the period of time that trip encompasses
17	also covers a rescue effort that brought Tom Clines to
18	
19	A That's correct.
20	Q First let me ask you this. I gather that this
21	event that brought Tom Clines to was something
22	that had been gathering steam for a while; is that
23	correct?
24	A Sure.
25	Q Now, was this the Source 3 plan?
	UNCLASSIFIED

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Were you aware that as this plan was coming to

3	maturity that North was preparing to go off to be in
4	Tehran, Iran?
5	A No.
6	Q That was something not known to you?
7	A Not at all. Never what he was doing on that
8	side. I never knew it.
9	Q Now, was he kept up to date on the maturing of
10	your plan to work with Source 3 to bring people out?
11	A Sure. I talked to him on the phone often.
12	Q Was he aware of the timing of it?
13	A Yeah. You know, it wound down to May-June.
14	Q Did you ever reach a point where you were able
15	to get hold of him and say today's the day?
16	A We got hold of him and told him that if it was
17	going to go this is the time frame. And he said, fine,
18	let's try it.
19	Q Do you remember when that would have been?
20	A Yeah. L_left May 28 and I only
21	went because that was the time frame.
22	Q Do you recall
23	A I went there the 28th and I left the 6th. The
24	thing was aborted.
25	Q Do you recall having any trouble getting hold
	UNGLASSIFIED

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1	of North during this time period?
2	A No. I talked to him on the phone before I
3	left.
4	Q Where was he; do you know?
5	A No, I don't.
6	Q Now did you deal with Copp again at all during
7	this period? Do you remember him coming back into the
8	picture?
9	A No.
10	Q How about Albert Hakim?
11	A Not as far as I was concerned.
12	Q Now where were you throughout this period?
13	A In the States.
14	Q Did you ever go yourself?
15	A Yes, I did, on the 28th.
16	Q And you were there for that eight-day period
17	until the 6th; is that right?
18	λ Yeah.
19	Q What was happening during that
20	period?
21	A We were waiting for them to bring two hostages
2 2	out.
23	Q Now I gather you must have met Tom Clines
24	during that period?
25	A He was there, sure.
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ongoing by then? A Oh, sure. It was operation primarily and I just came in to bolster it. Q When you arrived was Tom Clines already there	1	Q now did clines get into the picture, to your
were going to bring him out on an old fishing boat. Q Was it him or them? Was it several hostages or one hostage? A One or two. And that we would need another boat in the area to pick them up. I told this to ollie and ollie told me that he could have a freighter a freighter was in the area and he could have that available. (A brief recess was taken.) MR. WOODCOCK: Let's go back on the record. BY MR. WOODCOCK: (Resuming) Q This operation in late May of '86, you didn't arrive until May 28. Was the operation alread ongoing by then? A Oh, sure. It was operation primarily and I just came in to bolster it. Q When you arrived was Tom Clines already there a I think he arrived the day before I arrived. Q Did introduce you to him? A Yeah. I think they came to meet me at the airport.	2	understanding?
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23 A Yeah. I think they came to meet me at the 24 airport.	21	A I think he arrived the day before I arrived.
24 airport.	22	Q Did introduce you to him?
•	23	A Yeah. I think they came to meet me at the
Q Did you have any understanding as to who he	24	airport.
	25	Q Did you have any understanding as to who he UNGLASSIFIED

1	wda:
2	A I knew he was an ex-CIA agent.
3	Q Anything else about him?
4	A I knew well, I didn't know it. He told me
5	that he did contract stuff for the CIA.
6	Q Did explain to you how it was that he
7	came to place trust in Clines?
8	A I don't get the question. Clines was there.
9	The freighter was there. When the deal didn't go, the
10	freighter took off and Clines took off.
11	Q But presumably if somebody shows up in the
12	course of an operation like this you don't automatically
13	place trust in him unless he has the proper
14	recommendation; isn't that correct?
15	A Yeah.
16	Q Did you have any understanding as to who would
17	have recommended Clines?
18	A I knew it was Ollie North. Ollie told me on
19	the phone, as a matter of fact. He told me. That's how
20	I knew he was ex-CIA. He told me that, that "the
21	freighter was in the area and Tom Clines, who was an ex-
22	Agency guy, would be there to help you".
23	Q Okay. I've got a note here from Ollie saying
24	it says April 24, but it's actually in his May
25	context. It says: sending one ops person plus

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-	being buildy. Well still
2	Monday p.m. needs A/C", which we always read as
3	aircraft.
4	Anything like that or does anything from that
5	bring back any recollection?
6	A Yeah, exactly. Well, I told him if it worked
7	they were going to come out on a fishing boat, and that's
8	when he said he had this freighter in the area. It must
9	have been in the area because it came in there a couple
10	days after I arrived.
11	Q And Albert Hakim has testified that he gave
12	\$30,000 to during this period of time to
13	assist in this operation. Was that anything that came to
14	your attention?
15	A No. Yes, he did give it to him, but I'm the
16	one who told Oliver North that has been there for
17	three-four weeks now and he doesn't have a cent to his
18	name. His American Express is bankrupt, and they better
19	get him some money or else he's got to come home.
20	So he called me back, if I recall, and he says
21	here's this number. Ask for Al. I called and gave
22	him the number and said ask for Al. And then he took
23	care of it from there.
24	Q Okay. And this operation ultimately didn't
25	succeed?

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1	A It did not succeed.
2	Q Now the last time you came fairly close on an
3	operation was, I gather, in May-June '85, and that was
4	aborted partly by the TWA hijacking; is that correct?
5	A
6	We lost the major
7	contact.
8	Q What happened that brought this one to
9	A I don't know, just that it didn't go, because
10	they just couldn't pull it off. The people who were
11	supposed to release the hostages couldn't pull it off. I
12	mean, there was too many guards around and there was more
13	pressure going on, and they just couldn't snatch them out
14	of there.
15	Q Do you recall Raphael Quintero having anything
16	to do with this operation Did that name come
17	across your screen at all?
18	A No.
19	MR. MORROW: You mean the TV screen?
20	BY MR. WOODCOCK: (Resuming)
21	Q His personal screen. This is an expression
22	they use at the CIA all the time. People have mental
23	scopes out there and things come across them.
24	A I had no contacts with him.
25	Q Does that name mean anything to you?

Does that name mean anything to you?

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Didn't he testify?

2	Q Was that how you knew of him?
3	A Yeah. Is he also known as no, that wasn't
4	Max Gomez, was it. That's right. There's two of them.
5	I know which one.
6	Q This Raphael Quintero also went by Chi-Chi and
7	by the name Ralph.
8	A I never met him.
9	Q Did you hear of him?
10	A Not before. Not before the hearings.
11	Q There's an entry in North's notebooks, June
12	23, 1986. It says: Call Jack Lawn re
13	Does that mean anything to you
14	
15	A No.
16	Q Now that is repeated on June 24, 1986 under
17	the to-do list: Jack Lawn, and and to help with
18	
19	A I don't know who it is.
20	Q Does that name mean something to you?
21	A I know he occasionally called Lawn. He'd just
22	call him to say we're working at this stuff.
23	Q Let me back you up on the subject of Lawn. Is
24	Lawn being kept up to date on this hostage release effort
25	that goes on TIME ACTION
	UNGLASSIFIEU

1	A I would have told him that we are traveling,		
2	and I probably would have told him we were working on		
3	hostages.		
4	Q And would that plan have ever been reduced to		
5	writing?		
6	A No.		
7	Q Would your report to Lawn have ever come in		
8	writing?		
9	A It never would have. I never wrote any of		
10	this stuff on hostages.		
11	Q Did you regularly report to Lawn; is that		
L 2	right?		
L 3	A Routinely. I reported only when we traveled.		
L4	Q How about Would he have been aware		
15	of this late May '86 effort?		
16	A Yeah. I told bits and pieces.		
.7	Q And how about John McKernan? Would you have		
.8	told him about it at all?		
.9	- A No. I told John McKernan only that when I		
20	couldn't find Lawn and we were traveling, I left a		
21	message with him.		
2	Q There's a reference now		
23	MS. NAUGHTON: Excuse me. One question. Did		
4	you ever discuss with Colonel North whether or not you		
25	should take notes or make reports? Did he ever give you UNGLASSIFIED		

instructions	either	way?
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1 2

THE WITNESS: I think it was understood I
don't know if it was tacitly, or if we did talk about i
that it would be futile for me to make notes or writ
reports because when they got it they classified it out
of my own range, and I wouldn't want to be caught
overseas with this kind of information. So we kind of
moved it very fast.

would call me or we would call North directly or I would call North and we'd dump it and that was it. And if we had a note on it, a funny name or something, we'd flush it. It was just too hard.

MS. NAUGHTON: Did North ever discuss with you what he would do with his notes? In other words, were you of the understanding that after he heard the information he would destroy the note?

THE WITNESS: I don't know what he did. I didn't even know he had all these damn notes here.

MS. NAUGHTON: I realize you don't know what he did, but did he ever discuss with you his intention about putting any of this on paper?

THE WITNESS: Never. The only thing I knew, we would discuss that he would pass it to the CIA. I knew that. He had said that before, and he would say, you know, you corroborated some things that they had

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1	going and gave them some ideas on some things they were
2	missing. He said that.
3	MS. NAUGHTON: But he did not specifically say
4	to you he would destroy any documents that he had
5	generated in the course of your discussions?
6	THE WITNESS: He never said anything, period,
7	about that.
8	BY MR. WOODCOCK: (Resuming)
9	Q Let me bring you forward in North's notebook
10	to June 27. He's got a reference here to a meeting with
11	Copp and then a reference to funds for Call
12	Abe. Abe was his name for Albert Hakim.
13	A Yes, he owed me some money.
14	Q North did?
15	A For that last trip. He owed me \$3,714.50.
16	Q And I gather that that's a reference there to
17	your notes that you made for yourself; is that correct?
18	A Right there, yeah. And I didn't receive that
19	money until matter of fact, picked it up
20	and that was in, I think,
21	September in August-September.
22	MR. MORROW: December?
23	THE WITNESS: No. September-October we got
24	that money.

BY MR. WOODCOCK: (Resuming)

1	Q Of 1986?
2	A And got his, too, at that time.
3	MS. NAUGHTON: How do you know he owed you
4	exactly that amount?
5	THE WITNESS: Because I gave him an
6	itemization which he didn't take, and he wrote down the
7	figure on a piece of paper.
8	MS. NAUGHTON: He didn't take the itemization
9	THE WITNESS: No. He never would.
10	BY MR. WOODCOCK: (Resuming)
11	Q Did he explain that to you?
12	A He said I believe you.
13	Q But let me back up. Had you reached the
14	understanding at this point or any point that when you
15	would submit an itemization like that and he would give
16	you money that he was dealing with private money rather
17	than government money?
18	A I still thought it was covert money.
19	Q So you assumed it was still government money?
20	A That's right.
21	Q And did you ask him how it was he was able to
22	pay out covert money without any documents from you
23	backing them up?
24	A No. Why would I?
25	Q I'm just wondering. You've been in an
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1	administrativ	e position with DEA for a while, and I
2	gather from t	hat you understand when you get money you
3	have to justi	fy it.
4	A CI	A gave us \$50,000 like that. What do you
5	think we did	with it?
6	Q Die	i you sign paperwork for that, too?
7	A I	did not.
8	Q	did?
9	A He	signed one receipt saying he has possession
0	of \$50,000.	
1	ву	MS. NAUGHTON: (Resuming)
2	Q Exc	cuse me. Is it your testimony that you
3	didn't witness	s any signatures by on a CIA
4	document?	
5	A I	don't think I was there. I don't think I
5	was with him.	I think Azzam was.
7	Q So	it's your testimony that you did not sign
8	as a witness	on any CIA documents for receipt of money?
9	A I d	lidn't. I don't recall doing that. I don't
0	think I did.	
1	Q Jus	t to follow up on Tim's question, then,
2	regarding Nort	th not having you sign any receipts and so
3	forth, was it	your understanding where these funds were
4	coming from	some sort of White House fund?
5	A No.	INCLASSIFIED an MSC fund or a

UNGLASSIFIFD CIA fund. 1 For covert operations? Q 2 3 That's right. So it's your understanding yours was a covert operation? That's the way I understood it. A 6 BY MR. WOODCOCK: (Resuming) I gather it was your additional understanding 9 that covert operations didn't require any itemization; is that correct -- that if North couldn't produce your 10 11 records of your travels that that wasn't a problem for Is that right? 12 him? I want to talk about this. Just a minute. 13 This is important to talk about. 14 15 (A brief recess was taken.) 16 BY MR. WOODCOCK: (Resuming) you had testified earlier that 17 you had offered your receipts to North and he had turned 18 19 them down; is that right? 20 That's right. And you also understood that when he paid you 21 22 it was money that you termed covert money; is that 23 correct? 24 That's correct. Now the question I think I had pending was, 25 Q

	The state of the s
2	receipts to justify his acquisition of "covert money"?
3	A Well, he's the one that said I don't need
4	that, you know, and I says well, here it is. And I said
5	take it. He says, I don't need it. I said okay, you
6	know. I thought I had one here as an example. I don't
7	have one as an example.
8	Q An example of what?
9	A An expense sheet that I would fill out for him
.0	and he didn't want it. He didn't want it. What am I
.1	supposed to do just shove it down his throat?
.2	Q Did you ask him whether he could not get in
.3	trouble for not being able to justify the monies that he
.4	was giving out to you?
.5	A Come on. Why would I ask him that? Why would
6	I ask a guy working in the White House if he's going to
7	get in trouble? Do you know how the CIA works? The CIA,
8	when I give them information, they give me a number.
9	They don't say They say Source
0	Number do-do-do. They would never share the credit of
1	information to anybody with another agency.
2	So I have a number there, and I'll bet you if
3	you could trace it that that \$50,000 they gave us,
4	there's a number on it in some covert fund.
5	Q Well, the \$50,000 coming from DEA is not
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really what I'm talking about.

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2	A Not DEA.
3	Q From CIA.
4	A But I'm paralleling this with NSC, but it was
5	the same thing in my mind. I knew there was a number
6	there and I was a source of information. That's all.
7	Q So your assumption was that at some point
8	there was documentation for the money coming out of NSC?
9	A Sure, that was his responsibility, not mine.
10	Q And going to you?
11	A That's right. It was his responsibility. I
12	offered to give it to him. He didn't want it. And so,
13	you know, that was that. It was no problem to me. I
14	would have given him any documentation he wanted. I
15	offered it to him.
16	Q Right. I understand that.
17	A And I thought I had brought a copy of a sheet
18	of paper how I itemized it, and that was one I gave him
19	and he refused it the last trip for \$3,700. Well, I
20	went in there and gave it to him. He says, I don't want
21	it.
22	Q Had you ever done that to him before?
23	A Yes.
24	Q Offered him and he turned it down?
25	A Yes. The first time.

Did you always do that?

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1	Q Do you know from Lawn or anyone else whether
2	he actually made that call?
3	A I think I did either call Lawn on this last
4	trip, you know, or when I got back met him and told him
5	that we tried it and it didn't go. And I think he told
6	me that Ollie called him.
7	Q That Ollie had called him?
8	A Yeah. I don't know what time frame before
9	or after this trip this last trip.
10	Q Well, this note is dated July 11, '86. Was
11	this generated by either you or
12	A No, no.
13	Q Telling North he should call Lawn?
14	A No, no, no. The theory of the 90-day period
15	was over a long time ago, right? So we just talked about
16	the fact maybe a call should go in to Lawn regarding that
17	we were still needed there. That's all.
18	Q And I gather from your testimony that your
19	best recollection is that Lawn confirmed to you that he
20	got some kind of call from North and it was okay for you
	ha aankinus daine ahab uun uuna daine?

they still needed us.

 A He did tell me that he called, and he said



Q Now there's another reference, and this is
August 4, 1986, to and it just says: "Names
provided last week." Does that mean anything to you?

A I think we went into Source 4 phase, and I

think we briefed Oliver on Source 4, and that we had --

2	I think this is the time frame that's how I recall it.
3	Maybe has a different idea.
4	Q Before we get into Source 4, let me go back to
5	the late May operation and just tidy up a couple of
6	things. Did the late May operation also involve Perot
7	money?
8	A Yeah. It didn't involve Perot money at all
9	because no money was ever used. No money was ever seen.
10	No money ever passed, so it didn't involve his money.
11	Q To the extent that money would have been used
12	had the plan gone through, was that to be Perot money?
13	A Allegedly. But I had my own opinion of that.
14	MS. NAUGHTON: What's that?
15	THE WITNESS: I think that at any time when we
16	talked about being successful in extracting a hostage,
17	that I believe that would have ended up that CIA money
18	would have been used, not Perot's money.
19	MS. NAUGHTON: That Perot would have been a
20	front for the money; is that correct?
21	THE WITNESS: Yeah. He was just on standby.
22	I mean, that was my own opinion, only because nobody in
23	the CIA was going to let Perot take credit for extracting
24	these hostage. That's just my idea mine and
25	anyway.
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1	MS. NAUGHTON: Did Coburn give you any
2	corroboration of that theory, anything to make you think
3	that?
4	THE WITNESS: First of all, Coburn didn't have
5	any money when he was the was dropped there by
6	a Lear jet that we cleared, because that jet couldn't
7	clear. We cleared it with the police. He came off of
8	there with one suit bag, which wouldn't hold a ten dollar
9	bill, and stayed there five days and left. And that Lear
10	jet came in there, picked him up and off he went.
11	So the money wasn't there. The Lear jet was
12	in London and that was four hours away; that's all. So I
13	figured if we got successful they would have brought it
14	in.
15	MR. MORROW: 'Who paid Coburn's expenses while
16	he was there?
17	THE WITNESS: We picked up his meals and most
18	of his booze, but I assume he picked up his own expenses.
19	BY MR. WOODCOCK: (Resuming)
20	Q That's you and
21	A Me and
22	Q Now let's move to Source 4. Is Source 4 a
23	source you developed through one of the other three
24	sources?
25	A We developed Source 4 through
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7	Q Now what was the plan with Source 4?
8	A A bunch of things
9	Anyway I
10	mean a bunch of things, a bunch of things that I don't
11	even know about.
12	Q Well, let's talk about the things you do know
13	about and let's focus on hostages. Was that something
14	you knew about?
15	A Sure.
16	Q Was there any kind of a plan that evolved
17	through Source 4?
18	A He was going to do the same thing.
19	Q So this again was the kind of dollar figure
20	per hostage, that sort of things, and bribes
21	
22	A However he could do it.
23	Q Was that part of the plan?
24	A It was also considered
25	



There's a reference in North's notes -- I'm not going to pursue Source 4 in any detail, but there's a reference in North's notes on August 27, '86, to meeting "passed \$10K". Is that a Source 4 with dispersement?

I think that was when I got my His bill was \$10,000. I think he gave him his bill or told him what he was owed.

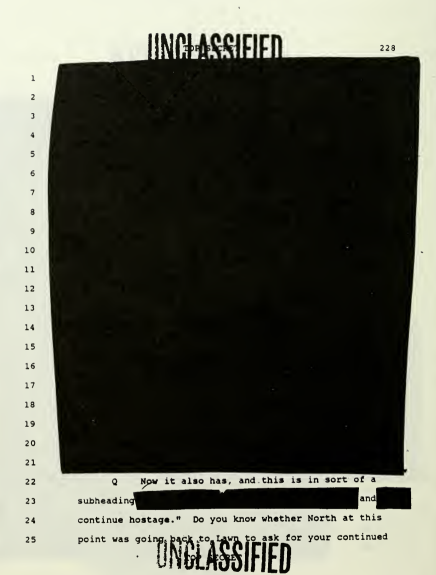
	Q	Now 1	there's	another	reference	just a	few days
later	, Sep	tembe	2, 19	86:			
		-			-	-	And
then	there	's and	ther r	eference	"Wanted	to know	where
Prince	e is.	" Any	/ idea	what's h	appening th	ere?	
	A	Ollie	wante	d to know	where he	was, ri	ight?
	Q	That	's not	clear.			

A We knew he was in jail.



Q I'm going to run through the rest of these notes and at least bring us to the end of the notes.

There's a reference to a meeting with you and North and on September 25, 1986. Do you recall what the subject of that meeting was?



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1	efforts on the hostages:
2	A No. We had Source 1, 2, 3 and now 4 were
3	still at it. That's what he meant. Information was
4	still coming in.
5	Q Do you know what the reference to Mike is?
6	A . What does it say with Mike?
7	Q It just says Mike.
8	A The only Mike I know is
9	and Mike never met Oliver North.
10	Q How about Mike Ledeen?
11	A Mike Ledeen? I met Michael Ledeen.
12	Q Do you recall when you met Ledeen?
13	A Right around that time or later.
14	Q Do you recall why it was that you met him?
15	A Apparently Mike Ledeen had a contract with
16	Eastern Air Lines and he wanted to talk to the SAC, the
17	DEA SAC in New York and Miami regarding a training
18	program for Eastern so they could stop getting their
19	planes seized by Customs, so they would know how to
20	prevent drugs being put on their planes.
21	I told him I would and I called and gave him
22	the names of the SACs and that's the last I heard of Mike
23	Ledeen.
24	Q So that was a one-time meeting?
25	A Yeah IINIOI A COIFIFD
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1	Q Where was that?
2	A At that building where the strategic something
3	or other is. The title of the company is Strategic
4	MR. FLYNN: The Institute for Strategic
5	Studies at Georgetown?
6	THE WITNESS: Right.
7	BY MR. WOODCOCK: (Resuming)
8	Q CSIS.
9	A Yeah.
10	MS. NAUGHTON: How did you know to go there?
11	THE WITNESS: I think got a message from
12	Oliver North's office to call Mike Ledeen, and then we
13	called Mike Ledeen.
14	BY MR. WOODCOCK: (Resuming)
15	Q There are notes of Fawn Hall that just say
16	Ledeen (Thursday).
17	A She probably called
18	Q Do you recall North's office or Fawn Hall
19	setting up this meeting?
20	A I don't think she set it up. I think I called
21	Ledeen or called, and then we met him. That's all.
22	Q Now, one more entry in the North notebook and
2 3	then we can put this away. There is a reference here and
2 4	it would be dated approximately 15 October 86. It refers
2 5	to The next
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2	from
3	A I think it's the same thing. Maybe they
4	thought they could do some exchanges. That's all.
5	Q Let me just ask you some round-up questions
6	here. In the course of your dealings with your various
7	sources and with North did you ever come across Mansar
8	al-Kasar?
9	A No. Who is he? Can you refresh my memory?
10	Q He's a Syrian arms dealer, also a drug dealer.
11	A Is he a major? Is he an officer?
12	Q I don't know that he has a military
13	commission.
14	A Then I don't know him. I know passed a
15	lot of information on his own. Maybe he passed this
16.	information about this guy. I don't know.
7	Q How about Ted Shackley? Did you ever meet or
8	hear of Ted Shackley in your travels with North?
9	A No. Tell me some more about him.
0	Q Ted Shackley was one Associate Deputy Director
21	of CIA and has had connections with Secord and Hakim.
22	A I didn't meet any of these people. You'd have
23	to ask that.
4	Q How about Dewey Clarridge?
25	λ I talked to Devey Clarridge on the phone.
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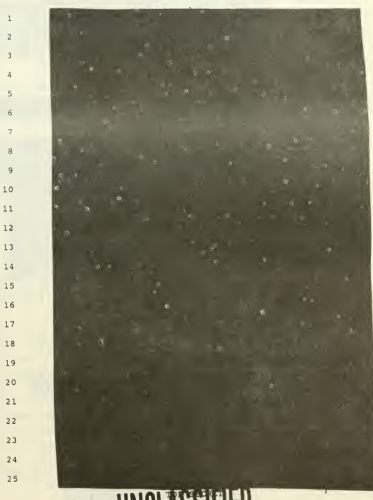
MS. NAUGHTON: Had you spoken to or met him

before?

THE WITNESS: I don't believe I ever spoke to him. I could have been in a room and he could have been there and I wouldn't have recognized him. But I don't

think I spoke to him before.





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4	BY MS. NAUGHTON: (Resuming)
5	Q In response to Tim's question earlier about
6	and that's
7	A That's doesn't ring a bell at all.
8	
9	
10	
11	Q Did you ever do anything or impart to North
12	any information regarding anything involving Central
13	America?
14	A Not that I recall. He never asked me.
15	Q Did he ever ask you for any intelligence or
16	any other information regarding specifically Nicaragua?
17	A No, he didn't.
18	Q Did he tell you anything about a drug
19	operation run out of Miami in which certain officials i
20	the Sandinista government were running drugs?
21	A I don't think he told me that. I think I
22	heard about, you know, some Nicaraguans were involved i
23	some operation. You know, I learned of it in general,
24	that's all.

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1	A I don't recall discussing it with him, no.
2	Q Did you discuss it with anyone at DEA that
3	knew of North's participation in the investigation?
4	A Not that I know. North had asked me, if he
5	would have asked me in that time frame can you let me
6	know if there's any Nicaraguans involved in narcotics, I
7	would have checked it for him, because I didn't see
8	anything wrong with that. And obviously, since I didn't
9	check, he never asked me.
10	• /
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. 2	
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.5	The second secon
6	Q Your trip in October
.7	A Yeah.
.8	Q Did any of that have anything to do with
.9	Oliver North?
0	A No, not at all. It was strictly DEA business.
21	
2	Q Now in September of '85 I believe
23	MR. WOODCOCK: Let me interrupt for a second
4	and go off the record.

-	DI NO MAGNION (NESUMING)
2	Q In September of '85 there were two traveler's
3	checks of \$500 denominations from Oliver North, I
4	believe, with your name on them.
5	A Okay.
6	Q At the Los Angeles Home Savings and Loan.
7	A Yeah.
8	Q Could you tell us something about that?
9	A I cashed them.
10	MR. MORROW: No, I cashed them.
11	BY MS. NAUGHTON: (Resuming)
12	Q At the risk of making you a witness, why don't
13	you tell me what happened?
14	A Well, it was money that was adjusted, and I
15	cashed the checks adjusted monies.
16	Q When you say "adjusted", what do you mean?
17	A It was money that I already had spent out of
18	my pocket.
19	Q For the hostage location effort?
20	A When I was overseas, yes.
21	Q And you came back and asked North for the
22	money?
23	A No. It was adjusted. In other words, I used
24	my own money. There were some places wouldn't take those
25	damn checks, so I used my own money, and then I adjusted UNGLASSIFIED

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-	To and used the thecks to reimburse myseri.
2	Q At some point you got the checks from North?
3	A That's correct. I got the checks. Well, I
4	didn't get them from North. I think did.
5	Q And you cashed these checks
6	A Yeah. I was there on DEA business.
7	Q And did those checks then go for your own
8	expenses, the proceeds, do you recall?
9	A That's correct reimbursed to me.
.0	Q Did you ever meet Adolfo Calero?
1	A No.
. 2	Q Now, after the Iran arms sales were made
. 3	public sometime around November 4, 1986, and you learned
4	what had happened, did you discuss this with Colonel
5	North?
6	A No. I couldn't get to him. I think we told
7	you in that first meeting we met him just before
8	Christmas in his lawyer's office.
9	Q Did you try to call him any time between
0	November 6 and, let's say, December 1?
1	A No. I think we talked to Fawn and she was the
2	one who told us that you had to get hold of him through
3	his attorney.
4	Q Now, the record has indicated he obtained an

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2	A That's when we met him, after the 25th of
3	November.
4	Q But between the third of November and the 25t
5	of November did you attempt to or did you contact Colone
6	North?
7	A We may have. I don't recall contacting him.
8	I think we attempted to. I think talked to Fawn.
9	I talked to her, too, I believe. And then eventually we
10	met him at his attorney's office at the end of November
11	or early December.
12	Q In that period of time, then, November 3,
13	let's say, to December 1, did you speak to Colonel Earl
14	or Coy?
15	A No.
16	Q Anyone in North's office?
17	A No.
18	Q Aside from Fawn?
19	- A No, not in that time frame, at least I didn't
20	Q By the way, was Colonel Earl aware of your
21	efforts?
22	A I met him once before the last operation
2 3	culminated, before I went to Europe. I met him, because
24	Oliver wasn't around.
25	O Okay. Did Colonel Earl ever relay any

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2	A I think he relayed my messages to Colonel
3	North that there was a possibility to extract some
4	hostages.
5	Q Now I wasn't quite clear on one thing. Back
6	in December of '85, according to North's notes, he may be
7	expecting the release of some hostages. Were you aware
8	of that or was that a separate operation?
9	A If it wasn't mine, it must have been his. And
10	I don't think we had anything going. We didn't have
11	anything set up for December.
12	Q Now, regarding the use of the private funds,
13	the Perot money, were you aware or were you told of any
14	specific directions by FBI Director Webster regarding the
15	use of private money?
16	A No way.
17	Q Did his name ever come up when discussing
18	this?
19	A No.
20	Q Is there anyone else who knew about your
21	activities that we haven't discussed today or hasn't been
22	mentioned?
23	MR. MORROW: To your knowledge.
24	THE WITNESS: You know more than I did. No.
25	BY MS. NAUGHTON: (Resuming)
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1	Q I'm just making sure we've covered all the
2	questions.
3	A I don't recall anybody else.
4	Q Did you know Dewey Clarridge when you were
5	
6	A Somebody else told me that he was
7	but I think he left before I got there.
8	
9	Or he got there after I left, and
10	that was just chit-chat. I don't know where I got that.
11	Q Now were you aware of any of Colonel North's
12	efforts to locate or extricate the hostages
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A No.

Q Did North ever discuss with you

the possibility of any of the freedom fighters in Nicaragua running narcotics?

A That's bunk. They're not running narcotics, no different than any other group in the world is running narcotics. I know that. Recently the country attache from Costa Rica and I asked him. He says yeah, sure there are narcotic cases in that group of people, like

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2	isn't part	of the movement. It's just there are some
3	errant cro	oks also in the movement; that's all.
4	Q	Did the attache happen to mention John Hull?
5	A	John Hull?
6	Q	H-u-l-1.
7	A	That name is familiar to me.
8		0
10		
.1		
	9 .	
.2		The tree on that less suit and of the defendants
. 3	Α	He was on that law suit, one of the defendants
. 4		suit, right, against Clines and a bunch of
.5	other peop	le.
.6	Q	The suit brought by Honey and Avergon?
.7	A	I don't know what it is. I think he was one
.8	of the def	endants on the suit by these people.
.9	- Q	How did you become aware of the law suit?
0	A	I think Oliver must have told me about it, or
1	Clines. I	don't know.
2	Q	Do you recall how that came up?
3	A	No. It was just a thing. They asked us if we
4	knew whoev	er these people are. I don't even remember
5	their name	the name of the latest to me. And

UNCLASSIFIED they didn't ring a bell.

2	Q Did he ask you to do any sort of investigation
3	regarding Martin Honey or Tony Avergon, the plaintiffs?
4	A No. We told them that we would give them the
5	names of some competent private investigators that would
6	love to do this for them and let them represent them.
7	Q Did you say you did tell him
8	A I told him that, yes, and I and that
9	that kind of work should be done by a private
10	investigator. We were thinking of touting some friends
11	of ours.
12	Q Did you indeed give them some names?
13	A They never asked. They never asked.
14	MR. BERMINGHAM: When you say "they", who do
15	you mean?
16	THE WITNESS: I mean he, Tom Clines and/or
17	Oliver North never asked, you know, to provide the name
18	of a private investigator.
19	MR. BERMINGHAM: Did that questioning come up
20	because they were asking you to do something or were they
21	asking for advice?
22	THE WITNESS: No, no, no. They didn't ask us
23	to do anything. The guestion came up are we aware of

this law suit, and did we know this name. I don't even

remember, because I did nothing with it. I told them --

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2	occasion that we'll give them the name of a good private
3	investigator to help them if they need help.
4	MR. BERMINGHAM: Did you meet Clines outside
5	of
6	THE WITNESS: Yeah, I did. After this trip I
7	met Clines for lunch one time in Virginia at Tyson's
8	Corner.
9	MR. BERMINGHAM: For any particular purpose
.0	to discuss this case?
.1	THE WITNESS: No, it wasn't that. He said
.2	I'll meet you for lunch, called up one time and met us
.3	for lunch. He didn't ask for anything. He mentioned
4	this law suit. He didn't ask. I was waiting for, you
5	know, the "can you help us". It was nothing strange if
6	they can I help you. But we told him if you think it's
7	serious we can give you some good private eyes that can
8	help you do some investigating on it.
9	But that wasn't it. It was kind of, you know,
0	
	have a few drinks, have lunch, and see you later.
1	MR. BERMINGHAM: That private law suit also
2	alleges drug trafficking by Hull and other people.
3	THE WITNESS: I heard that later, though. We
4	didn't get into that until all of this started boiling

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But we didn't do any investigation. I think it's

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1	bunk anyway. Okay? I didn't even investigate it. I
2	just think it's bunk.
3	BY MS. NAUGHTON: (Resuming)
4	Q Did North ever mention the name to you of
5	Glenn Robinette?
6	A Oh, yeah, I met him.
7	Q When did you meet him?
8	A I met him I think I met him with Clines at
9	that same luncheon.
10	Q Were they together when you came to the
11	restaurant?
12	A and I were together, and I think they
13	came in right after we did. We had some drinks and we
14	had lunch.
15	Q Who did you understand Glenn Robinette to be?
16	A Ex-CIA person.
17	Q And what did you understand him to be doing
18	now?
19	A He had a consulting firm of sorts, consulting
20	or private eye, you know. I wasn't sure.
21	Q And what was he doing?
22	A Well, I thought he was this is an old
23	agent's mind right here, and I know for a fact that the
24	CIA hires only their own for contract, and I knew that he
25	was just like Clines, still working for them. That's

all. I don't delve in these things.

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	-
2	Q What did he talk about?
3	A We talked in general about, you know, where
4	was I and did you know this
5	know this CIA officer when he was around and when I was
6	around. And we knew a few people together, believe it o
7	not, strangely enough. That was the most of it.
8	Q Did either Robinette or Clines discuss North?
9	A You know, not directly. If anything, you
0	know, because Clines was on that last operation, you
1	know, we discussed it very briefly that it's a shame
2	it didn't go. It was going to break down on it thing
3	like that. I need more time, less pressure, et cetera.
4	Q So Robinette did not mention any work he had
5	done for North or for Secord?
6	A No, he never did.
7	Q Now in your discussions with North during this
8	period of time in '85 and '86 did he indicate to you that
9	he was reporting upward regarding the progress that you
0	had made or the plans that you had made?
1	A He told me that his boss was Poindexter, and
2	that he met Casey many times.
3	Q Did you have any evidence of that? In other
4	words, were you present when Mr. Casey called North at
5	any time or present for any of their meetings?

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1	A I recall one time I was sale that he was
2	talking to Casey, but, you know, it's just one of those
3	third party things that I never particularly like to talk
4	about.
5	Q What made you sure he was talking to Casey?
6	A I don't know. He got off the phone and he
7	says something about that Casey is doing something,
8	something very quick, and then we went in to why I was
9	there.
.0	Q What did he say about what he was doing
.1	regarding reporting to Poindexter?
.2	A He said that was his boss.
. 3	Q Did he indicate to you that he was reporting
.4	to him regularly?
.5	A No. He wouldn't talk like that with me. We
.6	wouldn't talk about reporting to bosses.
.7	Q Did he ever indicate to you that there was a
8	downward flow of orders, in other words that he had been
9	ordered by any of his superiors to do anything?
0	A We never talked about those matters. We
1	talked about hostages and intelligence, and he used to
2	show me some intelligence that he got
:3	and we would assess it. And then he
4	would corroborate information that we gave him, and he'd
:5	show me something and say see, you were right that

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1	kind of thing.
2	Q Did he ever refer to any instructions or
3	discussions with the President regarding the operation o
4	the hostages?
5	A Not with me.
6	Q When you saw North after November 25 of '86 -
7	first of all
8	A Let me clarify one thing. I knew he was
9	working on the freedom fighter thing, because if you ever
10	go in his office all you saw was all these damn posters,
11	and he always said this is very important, and I got to
12	get them boats, I got to get them guns things like
13	that.
14	He was very involved in that.
15	Q Did he say why he had to get them these
16	things? In other words, had anybody instructed him to do
17	this?
18	A Well, you know, he'd say we got to stop these
19	communists from getting into Central America. You know,
20	this was quick. Once in a while he'd just say this and
21	we'd get into our business.
22	Q When the Attorney General on November 25
23	announced that some of the funds used to buy arms or
24	used from the sale of arms to Iran were used for the
25	contras, I take it that came as a surprise to you?

WOLASSHED

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2	Q Looking back on it, did you have any
3	indication that that was happening from your
4	conversations with North?
5	A No. I thought he was very open with me. I
6	was surprised that he didn't tell me that, actually. I
7	would have given him a better idea.
8	Q When you did see him after the news broke, did
9	you discuss with him the arms sale?
10	A No.
11	MR. MORROW: You mean the AG?
12	BY MS. NAUGHTON: (Resuming)
13	Q No, North.
14	A His two attorneys were there I guess
15	Sullivan and an understudy and they started off the
16	meeting and were not talking any business. Here I
17	thought I was in a reformatory. They say you can talk to
18	your younger brother, you know, just for two minutes. So
19	he says, you know so we just talked how are you doing.
20	How are you? How are you doing? Et cetera, et cetera.
21	I told him if we can help you, we'll be here,
22	and he says tell the truth. That's how you'll help me.
23	He emphasized that a couple times.
24	Q Was there ever any offer or indication during
25	/85 and /86 that at the time that you were negotiating

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1	with your sources and so forth, that perhaps the sale of
2	weapons to Iran might free the hostages?
3	A Never. As I said before, if he would have
4	told me that, I would have given him a better idea.
5	Q That's my question. Was that ever approached
6	Was that ever discussed?
7	A No, it was never discussed.
8	Q Okay. So none of your sources ever approached
9	you with that idea?
10	A To give arms to Iran? None of my sources,
11	never. My sources wanted to kill the people in Iran.
12	They didn't want to give them arms.
13	Q I'm talking about freeing the hostages.
14	A No, they would never do that.
15	Q Was it your impression that the Iranians would
16	have control over those who were holding the hostages?
17	A There was no doubt about that no doubt
18	about it, that they had the control through the head
19	mullahs, and through Syria's reluctance to go in there
20	and take them.
21	MR. GENZMAN: Let me follow up on that. Did
22	you ever feel that the Iranians could ensure the release
23	of all of the hostages?
24	THE WITNESS: Sure they could have.
25	MR. GENZMAN: Did you feel that way regardless

of whether anything was done for the Da'wa prisoners?

THE WITNESS: They could have done it like
that just because they are ruling the day. And they have
those Shiites, and those Shiites belong to Iran, not to
Lebanon. Those in the Party of God, all those mullahs,
there's no doubt in my mind. I've studied this stuff
long before I even got involved with the Oliver North
caper.

--

There's no doubt in my mind that the Iranians could have released them. .

BY MS. NAUGHTON: (Resuming)

Q Now when Benjamin Weir was released in the fall of 1985 what was your understanding of how it is he came to be released?

A Well, I think my understanding -- I don't know. I believe Oliver North had something directly to do with it. It was some kind of a private effort with the government involved. That's what I felt. You know, he told me nothing about it.

Q Well, this has always sort of struck me as kind of curious because here you guys are working very hard to try to get these hostages out. All of a sudden one pops out, apparently without any warning on your part



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2	A I know. We stood down for him to pop out.
3	Q Right. Not only did he pop out in spite of
4	you, it was while you were being told to stand down.
5	A That's right.
6	Q So did you then discuss that with North and
7	ask him how it was that Weir got out?
8	A Just very briefly. He said he had something
9	to do with it and that it involved some other players,
10	and, you know, he wouldn't go into it, and that's it.
11	You know, it was my impression, I don't know, that Casey
12	had a lot to do with it. That's all. Because he told me
13	that Casey took a trip one time during that time frame, I
14	believe, and then all of a sudden this guy popped out,
15	and I figured that Casey had something to do with it.
16	Q Where was Casey's trip?
17	A He went I think. You know, I hate
18	to talk about this gossip stuff, you know. This is
19	gossip.
20	Q Well, did you ask North that since whatever
21	procedure that got Weir out was successful that perhaps
22	you might employ that for the other hostages?
23	A Well, you have to understand Oliver North was
24	also a military guy, and he had secrets he kept from me,
25	and I had secrets I kept from him. So when he didn't want

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-	co expand apon it any note, i yes displace it.
2	assumed that it was a secret operation and he didn't wan
3	to talk about it any more.
4	You know, what can you do? Should I have
5	threatened him? I couldn't. You know, that was it. It
6	was over.
7	Q Did you receive any intelligence either from
8	your sources or from within your agency or from any other
9	source that indeed weapons were being sent by the United
10	States to Iran?
11	A Never. The only thing my sources said was
12	well, it depends which one. believed that
13	it was the Israelis who provided Iran with weapons and
14	that had nothing to do with the hostage thing. They just
15	did it on purpose. It had nothing to do with the hostage
16	thing. He just said that.
17	Q Is there anything in the deposition that we
.8	haven't asked in the right way or haven't asked at all
.9	that you believe the Committee should know?
20	A I don't have anything else to say. I think
21	that the Committee should get together and figure out a
22	way to get these hostages out and spend as much money as
23	they did on this hearing in getting those hostages out
24	and make some resolutions themselves. This is what I
25	believe.

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1	BY MR. GENZMAN: (Resuming)
2	Q I have a few questions for you, sir. First, I
3	want to clarify Mr. Azzam's involvement in your hostage
4	work. I heard you say early on that he was your
5	supervisor.
6	A He was in charge.
7	Q And I heard you mention that he had a medical
8	problem in 1985.
9	A That's right.
10	Q At what point did his involvement change?
11	A Around May.
12	Q And how did it change?
13	A He went in the hospital.
14	Q Did there come a time when he came out of the
15	hospital?
16	A But much later, and he convalesced for a year,
17	year and a half. This guy couldn't even walk. He was or
18	his back. He was in bad shape.
19	Q So you attributed his lack of involvement from
20	that point forward to his medical problems?
21	A There was no doubt about it. This was a very
22	serious operation he had. He went in for an operation.
23	Q Around that same time frame did he ever
24	express dissatisfaction with this program?
25	A Who, Azzam?

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1	Q Yes, Mr. Azzam?	
2	A Yeah, sure he expressed dissatisfaction with	
3	this That's why he denied us access to it.	
4	Q And this related to the evidence that	
5	was provided by one of the sources?	
6	A Strictly.	
7	Q Regarding this evidence, did you learn at some	
8	point that	
9	was a wrong	
10	A Yes, I did know that. I knew that when I saw	
11	it when we picked it up.	
12	Q From the very beginning?	
13	A Sure.	
14	Q And what was your reaction?	
15	A It wasn't my decision. That was CIA's and the	
16	White House's decision. We handed it to them, and that's	
17	why I was always concerned with Oliver North. Are you	
18	sure? Are you sure?	
19		
20	And he	
21	said it was checked. He says it's fine.	
22		
23		
24		
25	COUNT AGOLETIC	
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it.

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The report was got was that it was inconclusive Was there any report regarding

on that report, come to think of talked about



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1	
2	A Section 19 1 Sec
3	A
4	It was my understanding through Oliver North that he was
5	satisfied with that He had the option of saying
6	no, forget it, and we would have closed the door and I'd
7	have gone back to DEA and gotten involved in what I was
8	involved in before. And I emphasized this.
9	And I have to tell this to the record. I
10	emphasized this. Let me investigate this, I told him,
1	and that's when he said that this was checked with Casey
12	and they were satisfied.
.3	Q But without further investigation Oliver North
4	was satisfied with this evidence. Is that your
.5	testimony?
.6	A That's right.
.7	Q Without further investigation were you and
.8	satisfied with this evidence?
.9	A He's the one that had the power to say yes or
0	nof. If you want to know did it gnaw at me, yes, it did.
1	It still does today.
2 2	Q How about
) T	a I don't know You'll have to ask him. He has

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You didn't ask him, when the two of you were

a different personality.

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1	examining this evidence?
2	A Yeah, sure we talked about this later, even as
3	we were working, that, you know, we should find out
4	go over there on our own and the
5	hell with it, just for us to know. We did. It gnawed at
6	me. It still does.
7	Q Did either of you advocate going back to the
8	source and getting better evidence?
9	A Sure.
10	See, the thing fell apart.
11	
12	
13	
13	
	Q When you first observed what evidence there
14	(a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c
14	Q When you first observed what evidence there
14 15 16	Q When you first observed what evidence there was did you feel that it was less than
14 15 16 17	Q When you first observed what evidence there was did you feel that it was less than you had asked for?
14 15 16 17	Q When you first observed what evidence there was did you feel that it was less than you had asked for? A No, because I understand the Lebanese and
14 15 16 17 18	Q When you first observed what evidence there was did you feel that it was less than you had asked for? A No, because I understand the Lebanese and
14 15 16 17 18 19	Q When you first observed what evidence there was did you feel that it was less than you had asked for? A No, because I understand the Lebanese and
14 15 16 17 18 19 20	Q When you first observed what evidence there was did you feel that it was less than you had asked for? A No, because I understand the Lebanese and
14 15 16 17 18 19 20 21	Q When you first observed what evidence there was did you feel that it was less than you had asked for? A No, because I understand the Lebanese and

UNGLASTSIFIED That didn't surprise me.

2	Q Did the problems with this evidence lead you
3	to have misgivings about your source?
4	A Not at all. None at all. My source to today
5	believes that's correct.
6	Q To the extent there were problems with the
7	evidence you felt it pertained not to your source but to
8	the people who were getting this information to him?
9	A He confronted them and they threatened each
10	other to death you know, 100 men against 100 men,
11	1,000 against 1,000. They were going to meet anywhere o
12	this matter. Believe me, this was not just a whim and
13	that other guy said it's righteous.
14	We discussed this. Like I said before, I had
15	the same concern, and my source couldn't gain anything
16	out of this. You know, if it came out, if it could have
17	been analyzed and said this is false without a doubt he
18	would have been very disappointed, but I had to tell him
19	it was inconclusive, and he says what the hell do I tell
20	those people over there?
21	Q With your concerns, did you still advocate
22	that the source be paid
23	A We did not pay that source
24	Q Did you still advocate that he be paid?
25	A No, no. That decision was Oliver North's.
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_	,
2	you might have had some input well, did you have
3	input?
4	A No. I had the input on the basis that we
5	presented this incident, we presented the evidence, we
6	presented the proposal. And Oliver North is the one that
7	made the decision. If he said no, that would have been
8	over. I didn't put any pressure on him, if that's what
9	you mean.
.0	Q So you weren't disappointed that the source
.1	wasn't paid for this evidence?
2	A What do you mean? He was paid. The \$200,000
. 3	went in.
.4	Q I misunderstood you. You did not advocate
.5	that that be done?
.6	A It was his decision and I'm the one that kept
.7	asking him, are you sure. I did. I can't emphasize thi
.8	I don't like you know, I've worked a lot on
9	narcotic cases in my life, and I never got burned. You
0	know, I didn't front my money and nobody ever gave me a
1	load of stuff that wasn't pretty good.
2	So I handled this the same way, that I was
:3	concerned about the authenticity of it.
4	Q Just a couple more follow-up questions. I
5	helieve you testified that Mr. Allen or someone from the

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1	CIA had some questions
2	
3	A That was Azzam.
4	Q Mr. Azzam?
5	A Azzam wanted more evidence but it was too
6	late. You know, everybody had ideas and 20/20 hindsight.
7	When we were putting this together they could have said
8	specifically you have to get this green pen and it has to
9	be etched with a purple one, and we could have sent that
10	guy in there and he would have worked only on that.
11	But they said get
12	and he was there. They briefed him. They
13	debriefed him and briefed him. Azzam talked to Source 1
14	and so then when he comes out with this they yeah, go
15	ahead in there because going into
16	just like that. No big deal.
17	And the deal was if it's not authentic you
18	don't pay. The deal's over. That was the deal. So if
19	we would have told Source 1 that this was not authentic
20	he would have went and told the contact stick it.
21	But that's not the way it went, because Oliver North said
22	it's okay and he says we're going to do it. And that was
23	that.
2 4	MR. GENZMAN: I have nothing further.

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-	a 1 Jaco mare one latemet describing the local sec
2	any of Colonel North's testimony before the Committee?
3	A Yeah, I did.
4	Q Was there anything that he said in there that
5	does not comport with your recollection?
6	A He mentioned DEA so very briefly that I almost
7	missed it, and all the rest I had nothing to do with.
8	Q I'm not necessarily saying you had something
9	to do with it.
10	A Well, I have no comment about it.
11	Q But in the time you spent with him or the
12	people you met through him or whatever, is there anything
13	he said in the public hearing
14	A I had nothing to do with that, so I have no
15	comment on it.
16	MR. MORROW: He kind of waffled in Rodino's
17	question about DEA.
18	THE WITNESS: It was obvious it was going into
19	the private sector. I mean, I figured that out. And I
20	think he had to correct Rodino. What did he say? Rodino
21	said foreign officials, and he corrected him and said
22	foreigners. Do you recall that?
23	BY MS. NAUGHTON: (Resuming)
24	Q Yes, I do. That's why I want to make it clear
25	with you who those people were.

Ţ	A That irritated me, that you can make a mistake
2	just like that and then he corrected Stokes on the same
3	thing. It's hard for them to remember, isn't it?
4	MS. NAUGHTON: Yes.
5	BY MR. WOODCOCK: (Resuming)
6	Q On the subject of Buckley is it
7	your testimony that Azzam never told you that he himself
8	showed
9	
10	
11	A He never told me that. He may have told
12	but I never heard that.
13	
14	
15	Q No, no. Back up. Did he ever tell you that
16	*.
17	A No.
18	Q The next thing I wanted to ask you and this
19	will be my last, I think
20	MR. GENZMAN: Can I get another question in on
21	
22	MR. WOODCOCK: Go ahead.
23	MR. GENZMAN: Did Mr. Azzam ever tell you, or
24	that he had misgivings about this evidence?
25	THE WITNESS: Yeah, he did. Azzam told me

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2	to get the money.
3	MR. GENZMAN: What specifically did he say
4	about his misgivings? He didn't tell you about
5	•
6	THE WITNESS: Azzam said we're not getting the
7	money before he even saw [I called
8	him on the phone and I said we've got
9	says that's not good enough; you're not getting the
10	money. I told you I've known Azzam for 20 years, and
11	none of this surprised me. Then, when he got it, he
12	said, oh, that's not authentic. I said okay. And that
13	was that. You know, he wanted the guy to be
14	fingerprinted and photographed and sign the fingerprint
15	card and then he would have probably accepted it.
16	BY MR. WOODCOCK: (Resuming)
17	Q When you testified in response to several of
18	Mr. Genzman's questions on Mr. Azzam you said that Mr.
19	Azzam went into the hospital and that he faded out of the
20	picture as a result. Is that right?
21	A Yes.
2 2	Q However, Azzam was in charge of this
23	particular special enforcement operation; is that
24	correct?
. 5	hat's correct

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1 And that special enforcement operation came to 2 an end: correct? That's correct. In approximately June of '85. Would that be right? 5 May-June. 7 Q And when you were authorized to work with the White House or to work with the NSC that was not a 8 9 special enforcement operation, not so designated; is that correct? 10 A That's correct. 11 12 And your superior in that was Mr. Lawn within DEA: is that correct? 13 A That's correct. 14 I just wanted to be clear on this point. Is 15 it your understanding that had Mr. Azzam not had this 16 long period of recuperation that he would have somehow 17 18 had a role or been in charge? 19 Probably. Q Of the NSC operation? 20 21 Maybe not as heavy a role as he had with the CIA, but I probably would have had to still report to 22 him. 23 Rather than report the way you did to Mr. 24 Q 25 Lawn?

1	A Yeah. I would probably have reported to him
2	instead of Lawn, correct.
3	Q Why do you say that?
4	A Because he would have still been there and he
5	was an executive assistant.
6	nid Mr. Azzam ever say to you that he was
7	disenchanted with the North connection and he wanted out
8	
	Never. He was a sick man at the time. He was
9	just in extreme pain and once he gave me the thumbs down
10	thing here I just kind of ignored nim.
11	MR. WOODCOCK: I have no further questions.
12	I appreciate your coming here and staying
13	here so long and putting up with all these questions.
14	here so long and putting up with the man and putting up wi
15	
16	THE WITNESS: Thank you.
17	(Whereupon, at 5:40 p.m., the taking of the
18	instant deposition ceased.)
19	Signature of the Witness
20	Signature of the day of
21	Subscribed and sworn to before me this day of
22	
23	e allia
24	Notary Public
25	My Commission EUNGLASSIFIED

CERTIFICATE OF REPORTER

I, MICHAL ANN SCHAFER, the officer before whom the foregoing deposition was taken, to hereby certify that the witness whose testimony appears in the foregoing deposition was duly sworn by me; that the testimony of said witness was taken by me to the best of my ability and thereafter reduced to typewriting under my direction; that said deposition is a true record of the testimony given by said witness; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this deposition was taken, and further that I am not a relative or employee of any attorney or counsel employed by the parties thereto, nor financially or otherwise interested in the outcome of the action.

Notary Public

in and for the District of Columbia

My Commission Expires: February 28, 1990

DEA AGENT 2

Exhibit 1

Dated 8/12/87

DENIED IN TOTAL

TOP SECRET

THIS IS A COVER SHEET

FOR

INFORMATION SUBJECT TO

Basic security requirements contained in Department of Justice Regulations (28 CFR Part 17).

The unauthorized disclosure of the information contained in the attached document(s) could reasonably be expected to cause exceptionally grave damage to the national security.

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by 3. Reger, National States of E.O. 12356

Ex. 2 8/12/87 mao

TOP SECRET

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THE PARTY

900-000FBT

DEA Support for Recovery of American Hostages Seized in Beirut

Several week ago, as part of the Hostage Locating Task Force, DEA officers reestablished a contact in Lebanon with an asset who has connections with the Lebanese criminal entities. Last week, their intermediary, in response to awareness that the Dawa prisoners could be executed shortly after the end of Ramadan (June 19), agreed to proceed as follows in an effort to recover the hostages:

- The DEA asset, "A," departed to meet a who secondary contact inside Lebanon. A will urge to return to Lebanon and arrange for a meeting on every among one or more of the DEA officers, himself, and a has been in touch with
- -- Once contact has been established and a meeting arranged, the two DEA officers will depart for Cyprus via a European city where they will deposit the \$200K and establish an account for the \$2M (\$500K of which will be available immediately in U.S. dollars cash for use in Lebanon).
- -- "A" believes that the hostages can be bribed free for \$1M each as follows:
 - The \$200R will be sufficient to bribe
 This money through

 will turn over the hostages to
 - Transport
 \$250K apiece in order to bribe
 believes that the \$200K in cash vill be sufficient to
 establish bone fides to
 to agree to passage of at least 2 hostages. Once the
 operation is underway and the hostages are through
 will be provided with up
 - will turn the hostages over to where they will be placed aboard a renged yacht for transport to Cyprus.

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Declassify: OADR

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- One of the DEA officers will proceed to Cyprus to rent a safehouse as a temporary holding location in the event that all hostages are not recovered in the first attempt.
- The remaining \$1.5M made available by the donor will be released from the account in the European city as soon as the hostages are aboard the yacht and at sea These funds will be used to pay and

It is assumed that the price cannot be negotiated down given the number of people requiring bribes. Both the DEA and "A" believe that this effort will produce at least two hostages and that it may be necessary to bribe the additional hostages free for SIM each. The safehouse will be used to harbor/treat the first two hostages while arrangements (both financial and operational) are being made for the remaining hostages. "A" believes that at least 72-96 hours would be required for a second round.

The DEA officers are prepared to depart as soon as they are contacted by "A." Travel arrangements and operational costs are currently being financed from funds from private sources.

The two DEA officers should be made available for this operation for a period not to exceed 30 days, preferably directly to this organization. It is important that no other parties become aware of this operation in order to protect "A" as well as the donors.

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BOYUM 2:00 p.m.

DEA AGENT 3

DEPOSITION OF

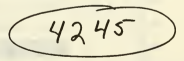
Wednesday, May 13, 1987

House of Representatives,
Select Committee to Investigate
Covert Arms Transactions
with Iran,
Washington, D.C.

The Select Committee met, purusant to call, at 2:00 p.m., Room B-352, Rayburn House Office Building, Pamela Naughton, (Staff Counsel) presiding.

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Parhally Deciassified/Released on 14 J AN 88 under provisions of E.O. 12356 by K. Johnson, National Security Council



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Whereupon, after having been first duly sworn, was called as a witness and testified as follows:

EXAMINATION

BY MS. NAUGHTON:

Would you state and spell your name, please? Q

this is a deposition under the Rules of the House Select Committee to Investigate Covert Arms Transactions with Iran.

My name is Pamela Naughton, I am staff counsel. I have asked the other people around the room to introduce themselves for the record.

MR. GENZMAN: I am Robert B. Genzman, associate minority counsel.

MR. KAPLAN: Jimmy Kaplan, associate counsel with the Senate Select Committee.

MR. FLYNN: Henry J. Flynn, investigator with the Senate Select Committee.

BY MS. NAUGHTON:

- you have received a copy of our rules of the Select Committee; is that correct?
 - That is correct.
- And feel free at any time to review or refer to those rules in the course of the deposition. We discussed IIIIOI CAAIFERA

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earlier your right to have your own personal attorney present at this stage or at any stage of the deposition. Do you understand that?

A That is correct. I would like to enter into the record though, I was only advised of this before coming here, shortly before.

Q Okay, fine. Do you wish to have your own attorney present?

Q No, not at this stage.

A All right.

Also note that this is executive session material which means that the committee holds it confidential in secret.

A Okay.

Q The committee would also strongly request that you also keep it secret and what you say in the deposition to remain confidential.

We do think for your own protection as well as for the protection of the committee's investigation.

Do you have any questions about that?

A No.

Q All right.

Let's start off with a little bit of your background.

How long have you been in the DEA?

A Sixteen years.

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1	Q And for the record, the DEA is the Drug Enforce-
2	ment Administration?
3	A That is correct.
4	Q Did you say six years?
5	A Sixteen years.
6	Q Sixteen, okay. And you are currently stationed
7	where?
8	A
9	Q And how long have you been
10	A Two and a half years.
11	Q And prior to that you were where?
12	A - immediate posting or would
13	you like to know theother postings?
14	Q All of your other postings?
15	A
16	
17	
18	- Q What is your current title?
19	A
20	
21	Q Are there any other DEA agents stationed in
22	
23	A Yes. We recently received a second agent position
24	o in A Yes. UNCLASSIFIFD

Are there any others? 0 1 A Secretary. 2 When did this new agent arrive on the scene? 3 In September of last year. 4 So there are no DEA agents permanently assigned 5 to either 6 No. 498N+ 1 7 Do you know the agent named 8 Yes, I do. 4984 1 9 When did you first meet 10 in 1974 or 1975, and I was I met 11 at the time and he was stationed stationed 12 We had numerous joint investigations between the 13 two countries. 14 And prior to 1985 when is it last you worked with 15 43 him? 16 Oh, I guess shortly before he was reassigned to 17 the states, which I believe was in 1980. 14994 2 18 have And the agent by the name of 19 you ever met him? 20 Yes, I have. 21 And where did you meet 22 our offic was an 23 and during the same time I was assigned 24 therefore we had contact on investigative matters. 25 HAMPI ACCIETED

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Q Now, did there come a time in 1985 that either ما المعامل ا

- A Yes.
- Q Can you tell me how that came about?

A Yes. I believe it was the end of January 1985, or beginning of February, I received a telephone call from who was in the process of departing from Washington and he requested that I contact Mr. Abraham

Azzam, who was the chief of foreign operations for the DEA,

who was on temporary duty

requested that Mr. Azzam, myself, and

DEA acting

Agent in charge of the DEA

and

in following day.

- O Did he tell you what for?
- A He told me it was a very important meeting and that I should advize Mr. Azzam that the administrator had requested his presence at the meeting.
 - O That is Mr. Lawn?
- A He was not specific. I think Mr. Mullen was our administrator during that time. It was right between the --- I believe it still was Mr. Mullen.
 - Q But he did not give you the subject matter?
 - A No.
 - Q Did you go the next day?

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1 Yes, the following day I deove and met 2 Mr. Azzam who was arriving and about an hour 3 later we met and deplaning from New York. 5 What happened then? 6 We also met up with who I believe came 7 in later and traveled to the 8 The what? Q 9 10 gave us a briefing on the purpose of the 11 meeting. 12 What did tell you? 0 Dage - 2 13 told us that the President had a 14 full-court press going to identify the location and 15 possibly win the release of the hostages, and the White 16 House had contacted the Attorney General, who had in turn 17 requested the assistance of the law enforcement community 18 for assistance in locating the hostages. 19 And that William Buckley, 20 21 the chief of station for the Central Intelligence 22 Agency in Beirut prior to his capture and that this also 23 involved a, not just a human terrorist, but Mr. Buckley 24 had sensitive information that it was very important that UNCLASSIFIED 25 he be located and returned.

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explained that DEA had received official funding of \$50,000 for this operation under a special enforcement operation 471 and this money was to be used to pay for the expenses of people who were willing to cooperate to locate the hostages, and that if that money was expended that the NSC and slash or the CIA would assume the funding depending on the success of DEA to make some progress towards the hostages.

say the role of the CIA and What did the NSC were?

Well, he explained that CIA had had difficulty in making progess in locating Mr. Buckley and that therefore the law enforcement community, since we have DEA, specifically has numerous narcotics sources who frequently travel in Lebanon area where they were and out of suspected to be held, could provide information to the agency and the NSC about the situation down there.

> MR. FLYNN: Could you repeat the area?

THE WITNESS:

MR. FLYNN:

THE WITNESS: Lebanon.

MR. FLYNN:

THE WITNESS:

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BY MS. NAUGHTON:

Q Did he tell you specifically what was to be done with your sources, in other words, did he make any mention of turning the sources over to the CIA?

should determine first of all what sources we had available in DEA within and if any of them would be usable or could develop strategic information about this, and they would be actually run by or debriefed by and and accessible to the agency for debriefing.

- O What was the role to be of the NSC?
- A Well, if I can retract a little bit, the White House was the word they used. I am assuming NSC through what I have read in the newspapers.
 - Q Okay. What was the White House role to be then?
- A They would be the central, I guess, clearing or collecting house of all intelligence,

or collecting house of all intelligence,

to evaluate the possibility of

getting these people out.

Q Did and and mention any specific names at the White House?

A I believe that they -- heard the name of Adirmal Poindexter and, I believe, Mr. McFarlane. I can't really

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remember specifically. I believe Poindexter was mentioned.

Q Do you recall in what context?

A That they had spoken with them about what they would like to accomplish, what DEA could possibly provide in the way of strategic intelligence about the situation in Lebanon.

Q What did they tell you regarding the money other than the first \$50,000? Did they say anything other than the CIA and the White House would provide it thereafter?

A Well, what they explained to me is that some of the informant -- I won't even say informants -- some of the sources, the people who were willing to assist in the effort, it would be easier for them to come out for debriefings in some cases.

debriefings in some cases.

unable to meet and reimburse these people for expenses, that I would be able to get funding through the SEO fund and reimburse them for expenses.

But that actually, that only happened on one occasion.

Q What else did they tell you at that meeting?

A Just that we should consider it to be a priority mission and that it was to be considered very classified.

It was not authorized to divulge the operation or any aspects

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afraid that if this got out that William Buckley would be subjected to intensified debriefings. O What about

about it to anyone including our ambassador, they were

were you allowed to discuss it with them?

- No. I was told not to discuss this with anyone.
- Did they mention at all the use of any private monies or whether or not you should handle any private monies?
 - No.
 - There was no discussion about private monies?
- Was there any discussion of how operational you should be in this?

Just peripherally. If the need arose that one of the sources had to have expense money and it was convenient I should assist. for him to pick up his money And also I should make an attempt to debrief all of the source that I came in contact with concerning their availability and possible value to the program.

But other than contacting sources and obtaining intelligence, did you discuss any sort of operational role for you or any other DEA agent?

No.

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 Q Did you discuss that at any time?

A No, other than being able to help them with expenses. That was the extent of my operational role.

Q How long did this meeting take

A Well, we later met with two prospective sources who were familiar with the situation and I came in on the meeting a little bit late, but they were being debriefed on what the situation was, the political situation, what the -- as far as the danger of operations in that area and what these people would be willing to do to assist.

If Buckley -- and there were no specifics to these individuals about what the operation was about, just if an American could be located, if they would be willing to assist in getting him out of the country, in other words, if there was a forceful extraction inside of Lebanon, would these people be willing to make sure the person was moved out using their connections.

And the person agreed to try, but said they would not since this was sprung on them they would have to travel and do some research and find out what the situation was.

Q Was money given to---

A No. Now, after these people went

about a week later I received a call from

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he asked me if I would pay one of these subjects \$5,000 in reimbursement for his travel expenses because he was going to be traveling back. So I was also provided a DEA fund cite via cable for \$5,000 charged against the operation 471.

and paid him \$5,000 for which h signed a receipt, DEA standard payment receipt.

- Q And did you file that receipt with headquarters?
- A Yes, it was submitted through the standard DEA procedures.

MR. FLYNN: Was that a government form, or just a sheet of paper that you---

THE WITNESS: No, it is a government form referred to as "payment for expenses" and it is a form that comes in triplicate. One copy goes to, normally to the investigative file; one copy goes to the file of the subject; and one to the voucher processing for internal controls. The person was actually paid.

BY MS. NAUGHTON:

- Q When you say you signed it to special enforcement operations?
 - A Yes.
 - Q Is that where you got the money from?
 - N Yes. UNCLASSIFIED

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Q 471, is that an account for special operations?

A Well, DEA has what we refer to as SEOs which

stands, the acronym for Special Enforcement Operation, and if our headquarters finds a specific operation that needs headquarters funding which would exceed the normal funding available to our district offices, then headquarters will agree to fund specific operations whether it is a cocaine project or a heroing lab case

And they create a number for each operation for accounting purposes and also for a file, like a general file, a catch-all. You don't know who your subjects are at the time. Your are targeting specific geographic areasor group of subjects.

Q So were you given a special number for this operation?

A Well, the file number was SEO 471. However, I am not -- you are not authorized in the field to make expenditures for a special enforcement operation unless you have a fund cite which is regulated -- a fund cite, in other words, DEA headquarters will allocate \$5-\$10,000 to a specific district office for use in paying sources, or travel expenses, or reimbursements for other investigative expenses. And the fund cite basically designates, it is like a standard government fund cite where the Department of Justice numbers come first, the DEA comes second, then it would be designated

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23 24 office of special operations, and then the last four numbers would be that specific project; so you keep control of expenditures.

> MR. FLYNN: You say the fund cite: is that SITE? THE WITNESS: CITE, fund cite, CITE.

BY MS. NAUGHTON:

- ()So you did not receive that special number until you requested the \$5,000; is that correct?
 - Yes, that is correct.
- With that number does there come a code name for the operation?
- 471 was the code. That was the thing that it was referred to as.
- Is that the only time you withdrew from the fund cite?
- also -- I believe he allocated \$500 or \$1000 to the Account for telephone expenses, travel expenses, any expenses that he might encumber while assisting in this endeavor
- So the total amount you were authorized was \$6,000 or less?
 - \$6,000 -- yes, \$5,500 or \$6,000.
- Do you recall approximately what month it was that you paid this source?

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1	A Yes, it was immediately after the first meeting.
2	It was within
3	Q In January then?
4	A Within two weeks. Probably, I would say, Februar
5	Q Now, was this source paid for as reimbursement for the
6	first trip or was this in advance for the next
7	trip
8	A It was, I think it was both. I think he stayed
9	longer than he had planned on staying and
10	yet he was going to be returning so it was a
11	combination of the two.
2	Q Did you write any sort of report of either the
3	briefing or the meeting with the sources?
4	A No, in fact, I did not debrief the sources because
5	the agreement was that they should be debriefed by the peopl
6	who were in the know of the operation, not to subject
7	the sources to various debriefings by people who really
8	didn't have knowledge of the names that they were dealing
9	with and the background to make a worthwhile debriefing.
0	Q So to your knowledge, of all the sources you
11	contacted, by whom were they debrief?
2	A and I believe they
3	mentioned someone from the agency also.
4	Q Was that a man named ?
	A I never met or heard any agent names but I belie

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one of them debriefed an informant



Q Now, after the -- I guess in February of 1985, then your encounter with the first two sources, what happened regarding your activities in this area?

Well, nothing happened until 19 -- I believe it was August or September of 1985.

Excuse me, I did have one preliminary question. Was there any discussion of whether or not you should write reports on this activity?

No, we were told not to. There should be no formal reporting done through the DEA channels.

Who told you that?

Did anyone else tell you that?

No. Mr. Azzam, myself, were all present at the time. Any reporting, I guess, that was going to be done would be conducted there at Washington for security reasons.

They just couldn't take a chance on Buckley's position becoming known.

So when you submit your authorization for the fund cite you didn't list any specific reasons --

A Just reimbursement for 471 and any questions at headquarters. should be referred to

indicate to whom he reported at headquarters?

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Well, the initial discussion I believe was with Mr. Azzam, who was -- he was either chief of foreign operations or going into his new job as assistant to the deputy administrator. He had been asked by our headquarters people to be the official liaison between the agency and DEA to ensure that there was a coordination and that would be responsible for debriefing the sources and and Mr. Azzam would be the one to pass that on to the agency.

Did that later change?

I have no idea. You would have to talk with I know he -- I know his participation in this operation either became limited or he became no longer involved after an amount of time, because I had asked him last fall, I guess, if they were having any luck, and he told me he was not involved in that project anymore.

Did he tell you why Aot?

No.

MR. GENZMAN: Who are we talking about again? THE WITNESS: Mr. Azzam, he is the special assistant to the deputy director of DEA.

BY MS. NAUGHTON:

Now, you were starting to tell me what happened in June?

August.

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Q August?

A Yes, August or September. I am sorry I didn't know I was going to be participating or I would have looked in my notes here, but these are approximate times, and I make you aware of that fact.

and said he was called me and he was in contact with the sources that had had his passport either lost or stolen, and asked if I would be available later that afternoon for a meeting Actually, it was in the morning when I got up there. and told me that he was in subsequently traveled contact with a subject who alleged to have influence over Community, that was the overseers of the people the who were holding the hostages, and that his fellow had with one of the scheduled a meeting, I believe and needed a temporary travel document. influential

We discussed various possibilities of covert identities, but decided since it was a matter of such national priority to request that our ambassador authorize the issuance of a temporary passport for to use accompanying this guy to his meeting, and I told I doubted if the ambassador would issue it just based on a DEA request, and that someone should call her from Washington at a high level and explain to her that this was not a normal DEA request should receive her immediate attention.

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I then called -- contacted, called some-one in Washington, and explained the situation.

Q Do you know who he called in Washington?

A This is only speculation on my part, but I believe he contacted Mr. Dickey or Mr. Hickey, who was the special adviser, I believe, to the President for terrorism and military affairs.

And then we went to the ambassador's office, she was on the telephone at that time with Washington, and got off the phone, and we told here we needed her assistance and she asked the consular officer to come to her office a and requested that the consular officer provide a temporary passport.

Q Let's back off a minute, did she say she had received a call from Ed Hickey?

A She didn't. She just was on the telephone and said, "I understand," hung up, and then came to us and I just briefly told her that we were in contact with someone who possibly could help get Mr. Buckley located and so that at that time she called the consular officer.

Q Did you introduce

to Ambassador

A Tes, as a Drug Enforcement Administration agent.

Q From Washington?

A Yes.

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Q	Did	she	inquire	why	this	was	coming	through	DEA
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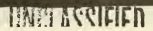
No, she apparently was -- that was explained on the telephone, apparently.

What happened when came into the room then?

The ambassador asked her to assist us, and she agreed to do it, and then we departed the room, and then explained that the ambassador did not have the authority to authorize issuance of a passport and that---

Excuse me, who agreed to do it, the ambassador

agreed to do it in the ambassador's presence. Then after we left the office she explained that actually it would not be possible for her to do it because of State Department regulations, and that ambassadors had gotten trouble for authorizing the issuance of passports without following the procedure.



1 2 3 4 5 6 7 8 9 I explained to her that this was a 10 situation that required immediate action, and thanked 11 her for her help, or non-help, and that was it. 12 What did when she say to 13 described this procedure to you? 14 He just explained that this was an -- well, that 15 it involved an American official. We didn't tell her, 16 give her any details that Mr. Buckley was actually in the 17 agency and if there was not some way to expedite the 18 procedure. She said she could check again, but she was 19 sure that they would be unwilling to bend on this and 20 suggested maybe someone could contact Secretary Shultz 21 or someone in the State Department and he explained that 22 this was an operation that could not have wide exposure, 23 it couldn't, too many people could not be notified over the

telephone, and so on, it was departmentalized classified.

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Q So what happened?

him, I guess he contacted me, I believe a week later, and stated that they had resolved the temporary papers to enable this guy to travel.

Q How was that resolved?

A I can only speculate. would have to answer as to that.

Q After speaking with and learning the procedure, did you consider going back to the ambassador and having her make a few phonecalls since they had already briefed her on it?

A No.

Q Why not?

A We just decided that first of all, we were under instructions not even to involve the ambassador.

We had breached the instructions by even doing that and that, just got to thinking about it and decided that that was not even the proper thing for us to do, and I believe also talked with about that aspect of it.

We should not get people involved in this that did not have a actual need to know. Basically, that was it. We were starting to get too many people involved?

Q Did you ever meet this source?

A Yes, I did.

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Q When was that?

A I met with him.	He and a separate source who wa
acquainted to this source	I believe it was a
week or two after	offical meeting
The primary reason for that	was the second individual who
was on contact with	and this source was also a
potential narcotics source.	

asked if I would come down and discuss possibly working.
as a narcotics source for us, also.

MR. GENZMAN: Did you say that is a second source?

THE WITNESS: Second source, yes.

BY NAUGHTON:

Q I am talking about the source who lost his

A Yes, I did meet with the source who lost his passport, and the other subject.

Q When did you meet the source who lost his passport?

A At the same time. A week or two after first contacted me.

Q So---

A Middle of September.

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1 2 In February?

Okay.

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No, September.

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September. The First two weeks in September.

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This is 1985 now?

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Yes I believe I can -- if I can jump some questioning, I believe I can clarify a little bit about this guy and possibly how it might -- how it might have

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relevance to your investigation. To get it straight, we are referring to the guy

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who is now in prison?

11 12

No. The one I am thinking of is, he referred to himself as a Saudi Prince.

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All right.

14 15

Okay. And he said that he was a Mullah and that

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he had contact with people in both Lebanon and in Iran who had religious influence over people who were holding the

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hostages, and that in a humanitarian gesture, he would to influence them, and as payment for his good deed he expected relocation for himself and his family

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into the United States.

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Did he explain why he couldn't go back to Saudi Arabia?

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He said that he was a member of a -- there were two types of Saudi Arabian families, one was -- there was a wife

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side of the family, and the husband side of the family, and he was a prince of the wife's side of the family, which really did not have a lot of clout, and he had run afoul with the Saudi hierarchy, and did not get into detail why but he was in hot water with them, and wanted to relocate the the States.

Q Did he say where he wanted to locate in the United States?

A I believe he said he was living in California where he had rented a home there.

- Q Is this the only time you met the prince?
- A Yes.

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- Q Did you pay him any money in September?
- A No.
- Q Do you know whether and

paid him any money?

- A I couldn't answer that.
- Q At any time?

A No, but I know when he -- he portrayed himself to be a very wealthy individual who was doing this out of humanitarian reasons and did not -- almost would act insulted if someone should offer to reimbursement him for any of his expenses.

He made that very clear that he was not in this for financial gain.

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1 of anyone else? 2 Yes. 3 4 5 6 7 8 9 10 11 12 Yes. 13 14 15 16 17 people. 18 MR. FLYNN: 19 THE WITNESS: 20 21 22 I met in February of 1985. 23

24 25 Did you meet with the prince in the accompany

Who was that?

The second source. This was someone who knew the I believe he was using the name of -- the prince was using at that time the name of Masudi Ibrahim Masudi, and the other fellow who was at this meeting had just arrived

and basically gave us a briefing of the situation there and where, allegedly where one of the hostages had been moved in recent weeks.

So these two men knew each other?

MR. FLYNN: Excuse me, I got to ask you something. I am a little confused here. These two men here have nothing to do with the man you paid the \$5,000 to?

THE WITNESS: No, no, sir. These are separate

Where did you meet these two men?



MR. FLYNN: When?

THE WITNESS: Sepbember 1935. The other subject

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1		BY MS. NAUGHTON:
2	Q	Were you here last week in the United States?
3	A	Yes.
4	Q	Did you watch any of the hearings?
5	A	The stuff that was capped during the news at
6	nighttime.	
7	Q	Did you see pictures of Richard Secord?
8	A	Yes.
9	Q	Did you see him at any time?
10	A	No. However, I did see an associate of his.
11	Q	Who was that.
12	A	Albert Hakim.
13	Q	Okay. Is this the money tale?
14	A	\$30,000.
15	Q	Before we get, to that, I want to stay on the
16	prince for	a minute.
17	A	Okay.
18	Ω	You never saw Secord with the prince?
19	A	No.
20	Q	Did you ever see a man named Willard Zucker?
21	A	No,
22	Q	Did you know William Zucker?
23	A	No.
24	Q	Did speak to you about
25	the prince	INCLASSIFIE
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had.

And what had he told you about the prince, in other words, what was his evaluation of this guy's credibility?

Well, he said that this was the only non-DEA generated source that they had talked to and this guy had been handed over to DEA by the White House.

- Did he say who at the White House?
- No.
- Okay.

And that we should try to analyze his value, in other words, if he said that he could meet a Mullah and get the hostages out, to hold his feet to the fire and make him produce, you know, come up with a meeting to hear what was being discussed since it was not a DEA generated asset.

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Q Did tell you he met the prince?	
A I know they were together They had	
been together before he called, but I have no idea where t	hey
made their initial meeting.	
Q Did indicate when he had met the prince?	
Did you get the feeling this is a recent acquaintance?	
A Yes, A very recent meeting. was in	
the process of determining the bona fides of this guy, wha	t
actually, if he could produce what he said he could produce	,
that he did not really know that much about this subject or	
his background. The DEA are very skeptical when we meet a	
new source, especially when it is handed over to us, because	
you don't have the background, and you try to find out	
as much as you can about such before you put your life on	
the line.	
Q Usually if they a good source they are not hand	eđ
out?	
A Exactly, they are not. You obviously have	
had some experience with narcotics prosecutions.	
Q Did know of the price? Did you	
ever discuss him in his presence?	

Why do you say that?

Because I think I talked to

I was trying to get a hold of

did know the price.

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talk and ask where was, if he and the prince had moved out to the meeting.

- Q What did say about the prince?
- A Just in general, where is he, no real details about his background.
- Q Did ever mention anything about the prince regarding the contras in Nicaragua, any payment or contributions he was going to make?
 - A No.
- Q Did the prince ever mention to you any planned contributions of any sort to the contras in Nicaragua?
- A No. He was a class act so far as being a good BSer.
 - Q Do you know what happened to him after?
- A Yes. Well, I am assuming because I read in the newspaper where Judge Webster was asked about the Saudi prince who turned out to be an Iranian how is now in jail in Philadelphia for bank fraud, and I believe, he is an associate of Richard Millers, and I have gotten that out of the newspapers.

Is this the same fellow?

- Q Yes.
- A Okay.
- Q Did you see Richard Miller in
- A No.

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Did ever discuss Richard Miller. 1 No. 2 What about a man named Channell, Carl Spitz 3 Channell. 4 No. 5 During the trial of the prince, do you know whether 6 or not you or any other agent of the DEA was called on to 7 either testify or provide any information? 8 No. 9 There is no contact there? 10 I am not aware of that. Did you meet the prince at any time other than 12 that meeting in September of 1985? 13 No. 14 When you saw him in September did you ask him 15 about the passport thing? 16 No. 17 Do you know under what travel papers he was 18 traveling? 19 said he was using Iraqi papers. I believe 20 There was something in consistent about him being a Saudi and having an Iraqi passport and having contacts in Iran. 22 To be honest with you, we were very, well, I won't say, not 23

suspect, but his whole story was missing a few pages. We

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all know why now, I quess.

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 Q I have a question on the source, just in general. When you contacted any of them, for whatever reason, did you have to record that contact in their jacket?

A No. First of all, if it would have been an established DEA source, then he would have been debriefed first of all for narcotics intelligence, which goes into the narcotics -- into his case file on that subject, when it is heroine, cocaine, geographic area, and the non-narcotics intelligence would be put on a memorandum

I mean unless it was specific about the Buckley hostage thing, because I was still under a caveat not to discuss that with anybody, but I can think of maybe one or two occasions where I debriefed informants who reported

which I put in

memo form,

Q Was that during the time period of these arms

A Yes, apparently one of the informants was very -had some information about it. I don't know what follow up
was done, but I did pass that

O What time frame was that?

A The fall of 1985, December. It could have been in January or February. Our general counsel has requested

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that I forward all debriefings for your area, so I instructed my secretary to send that.

Q Do you recall what that informant told you about that arms deal?

A Well, he said that -- this was actually an informant who had information about drug traffic, cocaine trafficking and as part of his routine debriefing we get into terrorist weapons, anything that might interest another government agency that is working at it, and he stated that he had knowledge that Israel was reworking TOW missiles, putting fancy warheads on outdated TOWs and selling them to Iran, and that Iranians were happy with the missiles and they wanted to have direct contact, Rafsanjani, I believe, was the contact he alleged to have direct association with. Rafsanjani wanted to talk directly to the United States and resolve difficulties end the war, whatever.

The bottom line was to get guns, get weapons that he needed for his war against Iraq.

- Q Did the source say how many TOW missiles?
- A It has been two years. It would be best for you guys just to review the memo. It should be in there whatever he told me.
 - Q Do you recall what nationality the source was?
 - A The source was
 - Q How did you have any contacts?

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A It is really a strange thing. He apparently had been at one time involved in politics, and had been incarcerated by and he escaped and ended up in Europe and got involved with weapons trafficking.

The guy is probably still a decent source. I have no idea. I didn't have contact with him after the initial debriefing because the agency was not interested in purchasing any of them. They had a lot of people beating their door down at that time with the same story. Do arms with us and we guarantee an end of the war and we will make a million dollars.

He didn't mention about hostages or anything though.



Q Going back to my question about the sources, of the sources with whom you would talk about the hostages in Lebanon, would you make a record of that contact on their file?

A No, because they were not established DEA informants, not informants, DEA cooperating individuals,

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sources, whatever you want to call them.

They didn't have numbers?

No. None of the ones I met -- well, the one that I met initially was not an established numbered DEA The subject that he introduced to us had never had contact with U.S. authorities before, so he obviously wasn't numbered, and the prince and his associate also had not had contact with DEA prior to our meeting with them.

So you didn't establish them?

No, there was no establishment. My issue was never explained to become directly involved in any debriefings of these people. It was supposed to be handled by and the agency people who were working on this thing.

What was your next contact with this activity of September of 1985?

In May of 1986, I received a telephone call from who was I think it was about 2 o'clock in the morning, and he told me he had to fly following day to pick up money for expenses for himself and his sources, and he asked me, he gave me an arrival time

and asked what the turn-around time would be, or that evening, And I if he could make it back explained to him that that wouldn't be possible, so he asked me if I would be willing to pick up the expense money take it to him so he could get initially

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1 back on the plane and get down there, and I said I surely would 2 assist him. So he told me that someone would be calling 3 me the following day and would make arrangements to give 4 me the money. 5 Is that what happened? 0 6 7 Someone called you the next day? 8 Yes. 9 Was this a local call? 10 Well. I can't remember if I had a telephone or if he gave my number out. Anyway---11 number 12 tell you Excuse me just a minute. Did where the money was coming from? On the other hand, did he 13 say "I am waiting for so and so to wire it"? 14 He was is contact with, I believe, 15 in Washington, and was coordinating in 16 Washington the payment, deliver, whatever, of expense 17 18 money for So the next day didyou get a call? 19 Yes. A person who identified himself as Albert, 20 and he said that he had a package for and asked if I to pick it up, because there could meet with him was some problem. He also had some time constraints getting So we arranged to meet at 2:00 p.m. at the It was a short-term lease apartment apartment building.

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like you could lease it for a month or two, or a couple 1 of weeka 2

Do you have the name of the street?

It was the

Cive me that again.

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I am not sure of that.

Is the name of the apartment Q

It is an expensive apartment building.

He also gave me a room or an apartment number.

Do you remember that number?

No, it was on the fifth floor, I believe, No name. next to the last floor, because I took the elevator up one too high and had to come down one. In fact, there was no number on it. That was the problem I had. The number had fallen off the door, and I kept looking around for it and I was pounding on doors, and Mr. Albert poked his head out finally and asked if I was

- Have you seen pictures of Albert Hakim?
- Yes, I have.
- Is that the person that came out the door?
- Yes.

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Let me show you that time-worn photo.

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A Yes, that is Albert.

Q And he asked if you were

A Yes.

Q Was anyone with him?

A No. He was by himself.

Q What happened then?

A He invited me in the apartment, excused himself for the condition of the apartment because he said he had just moved in there that day. I thought Albert was

CIA, because he was very guarded in his discussion with me, and he was not going to tell me anything that I didn't absolutely need to know, and I wasn't going to offer anything that he didn't need to know. So it was kind of like a Mexican standoff.

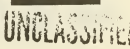
Q Was indeed the apartment like full of boxes as if he was moving in?

A It was empty. There were no cloths hanging up.
Well, I think the excuse was he had nothing to offer me to
drink in the form of a beverage. He had just moved in.

Q Was there furniture?

A Yes, it was a fully-furnished apartment, but there were no signs of any inhabitation.

Q You say he excused himself?



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1 Well, he said "I am sorry I don't have anything to 2 offer you to drink. I just moved in and I haven't gotten 3 situated." What happened? 5 He said he had a package form and asked 6 had arrived and I told him that 7 would be arriving that afternoon, and I would be traveling to 8 to pass the envelope to him. 9 I asked him if he wanted me to sign a receipt, 10 and he said no, that won't be necessary. There is 30, right? 11 I said, well, I don't know the details. I have just been 12 asked to pick up the package and deliver it to 13 He said, "Good Luck." All of maybe two minutes. 14 Did he mention any other names? 15 No, just 18 Did you get the impression that he knew 17 18 He did not say Excuse me. 19 the impression that he had been told about 20 knew him. I doubt if he knew him because he would 21 have said, "Tell hello for me" if he knew him, and he 22 did not send him a type of greeting to 23 How did the money come? On the other hand, 24 was it in an envelope?

It was in a brown envelope.

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Q	Any	markings	on	143	

A No.

Sealed?

Sealed.

- Q It was American money, I assume?
- A I don't know. I never opened the envelope. It
 was an envelope maybe about that big. I put it in my pocket.
 We handle large amounts of money for drug
 operations, up to \$3 or \$4 million. It is surprising
 how small \$30,000 can be if it is in big notes. I am assuming
 it is \$30,000. I am speculating on that because of hearing
 Mr. Second testify, and having Albert say 30. I would
 hope there was 30 in there.
- Q What was his reaction when you said "Do you want me to sign a receiptor"
 - Q Not necessarily.
 - A Did he laugh? Did he look surprised?
 - A No.
 - O Did he hesitate?
- A He acted like he was very cool, like he was used to the intelligence community and no unnecessary movements or discussions.
 - Q What happened after you left his apartment.
 - A I drove directly and met with
 - and met with

I believe I may have even met his flight, drove

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him to the Hotel and he asked if I had picked up his package, and I said, yes, and handed it to him. We were in the lobby area. We didn't have a chance to get into any discussions about the details of it because of a lot of people standing around there, and I told him that I told him that I told him that I told him that I had to get back

We had a drug operation going, and seeing to it the next morning.

- Q So you never really discussed Albert with him.
- A No. I told him there was a guy by the name of Albert that gave the money to me, and that I suspected he was an agent of the CIA, an officer.
- Q What did say when you said you suspected he was a CIA agent?
- A He said he didn't know he was, that Washington had arranged the money to be passed.
- Q Did he specifically say Washington, or any name, or any person?
- A Washington. He had mentioned earlier he talked to about it, so I assumed was the one that was in contact with whoever had Albert make the money available
 - Q What is the next thing that you recall occurring?
- A Did you have any involvement or know of any actual palls to extricate the hostages?

A No.

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I know I had asked on occasion how things were going, and he said that they developed a good network of sources down there, but the situation kept changing so quickly that it was not as easy as they assumed it would be when they initially got involved in assisting, and I inquired if Mr. Buckley was still alive, or what they knew about that. And they said there were reports that he was dead but still they had no conclusive evidence.



these discussions was there anything about Iranian arms or It was DEA operations to try to locate the hostages. We talked about different ways of how we might be able to be more effective. They were hesitant to get too many DEA people involved, doing like European wide search for sources.

If one of us came up with ideas---

But did you ever discuss any specific plans with regarding getting the hostages out? On the how to do it mechanically?

I don't believe it ever got to that point that we actually got into the mechanics.

So you were aware of no specific plans that they were involved in? INNI ASSIFIED

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1 No. 2 mention Oliver North. Did either 3 I overheard Ollie before. 4 In what context? 5 or I believe when 6 and the name Ollie he was talking to I can't remember in what context it was, but I 7 thought that to be a rather strange name. I assume that if 8 anybody in the White House is running it it was Admiral 9 Poindexter, since that was the name that was mentioned 10 11 initially. Q Ollie was discussed in connection with the White 12 13 House though? A I believe was talking to about how 14 things were going, and anked or inquired if the latests had 15 16 been given to Ollie. discuss with you how 17 Did either 18 their expenses were paid? That they were reimbursed. One of the things 19 was that mentioned when I met with him 20 they were continually out-of-pocket during this operation, 21 that they were given a minimal travel amount in Washington, 22 and in this instance had been overseas for, I think, 23 five or six weeks, and his American Express Card had taken 24 25

substantial beating, but that the agreement was that they would be reimbursed, I guess, when they got back to Washington

- Did he say by whom?
- No; that is it.
- Did they mention the name Robert Earl?
- No.
- What about Craig Coy?
- No.
- How about Howard Teicher?
- No.
- Were you asked at any time to prepare any sort of report or memo on these activities?
 - No. I was specifically asked not to---
- NOw I am talking the recent past. Has anyone from DEA asked you to write this up?
- Oh, no, no. I have talked to our inspection people about it, the day before yesterday, and also I talked to, I was asked to go to the independent counsel yesterday afternoon.
- Did you tell the independent counsel anything differently than you have told us this afternoon?
- No. In fact, I think I have gotten into more detail with your session today. It is basically the same. The major events that I can remember or recall are the events that I was involved in.

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1 Do you recall anything they asked you that I have 2 not asked you? 3 No. 4 Did Mr. Lawn's office ask you to prepare any 5 sort of memo or report? 6 No. 7 ever tell you about any Did 8 instructions received from the Attorney General? 9 No. Α 10 Nothing specific? 11 No. Just initially that the President was very 12 concerned about the situation, and had made that known 13 to the Attorney General who had made it known to the law 14 enforcement community that we should support this effort. 15 Were you awars of any other activities by any 16 other law enforcement agencies to do the same thing that DEA 17 was attempting to do? 18 No. Were you aware specifically of any FBI activities 19 20 along those lines? 21 mentioned to me that they I believe that 22 had received 23 24

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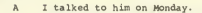
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BY MS. NAUGHTON:

- Did they say what they had determined?
- Inconclusive.
- When is the last time you spoke to



And did you discuss this subject?

Just generally, trying to determine my involvement. I, of course, was very concerned about any backlash as far as relationships with authorities, and what was the procedure, the standing. told me that he had talked to you people and was going to be, I believe, coming in for a deposition next week, and and I have known each other for a long time, social friends, contacts also, but he told me, he said, "Tell the truth. Tell all you can," and I should not hesitate to volunteer to appear before you.

- Did he say that he had talked to Lawn about this?
- No, because I was asking what DEA's position had been, how we were going to respond to the media because of General Secord's revelation or whatever you want to call it, and Mr. Lawn, I believe, had not had a meeting with the DEA people involved, and I think part of the reasons for that was the fact that there was an ongoing criminal investigation,

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talking

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24 25 independent counsel and your thing here, that DEA was hesitant in getting people together, that it should be avoided.

Q In other words, they didn't want

A Well, my suggestion was why don't we all get together and give the boss a briefing, since he probably would like to know, having to answer up on the Hill, what we had

Apparently that was not accepted by management people. They prefer that we not discuss the case or get involved together.

- Q Did you know or ever meet Mr. Hickey?
- A No.

done in support of this thing.

Q Do you know whether anyone at the Department of

Justice, aside from the Attorney General, was aware of these

efforts?

A No, I don't believe so, because the way
explained it to us, that there was just a handful of people
out of the intelligence community who were aware of Buckley's
role, and therefore, it was really a case of minimization as
far as access.

Q Did they ever mention any names of agents or people who were involved?

- A No.
- Q Did the name Charlie Allen come up?

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No. 2 keep notes of any of these activities? 3 dates I was 5 6 7 for you. 8 9 10 11 Sure. 12 13 Jack Mossaz A No. 15 Q 16 A No. 17 Q 18 19 Did he come through a debriefing? 20 21 reception. 22 At the ambassador's? 23 Yes. Were you in attendance? 24 Yes. 25

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You mentioned referring to your notes. Did you

No, but I would be able to tell you possibly We have a daily activity form where I would report if I was traveling or where I went. If you had to have a specific date, I could probably retrive that

That would be very helpful if you could from that log simply put on a separate sheet of paper the . relevant dates of the episode which you described to us.

Do you know or have you heard of a man named

What about a Susan Hefty, H-e-f-t-y or H-e-f-t-i?

Did you ever meet General Singlaub at the embassy

- I am specifically referring to a Fourth of July
 - Well, let me see. Last year I wasn't in Har region

I was on home leave, but the year before I attendance. was in attendance there.

- Was he there then?
- Not that I can remember.
- Were you present when the Attorney General was
- And were you present at -- was it a breakfast meeting?
 - Yes, we had a breakfast meeting with him.
 - Can you tell me what that was about?

Basically, the ambassador had scheduled or had had a dinner the night before for Attorney General Meese with his counterparts, officials, and because of the seating availability at that dinner, the staff people who have narcotics, FBI, Treasury, Justice, law enforcement responsibilities, were not invited to that, and the ambassador wanted to give us a chance to meet with him the next morning, so we had a breakfast at her residence.

The legal attache and myself, Treasury attache, political officer and other embassy people who had not had a chance to personally meet with the Attorney General, were there.



What do you recall discussing in the company of the HAIO ACCIFIED

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Attorney General?

Well, he was actually seated up the table from me. In fact, Mr. Lawn were down at our end of the table. Also some of Attorney General Meese's staff were there, and we had recently seized, heroin laboratory and talking about the Attorney which was south, General wanting to view that heroin laboratory and to thank who had been responsible for seizure

of the laboratory and the arrest of the three heroin chemists that were involved in the whole so we were discussing how we could get him

down to the lab site.

Did he go?

Yes.

Were you with him when he went to the lab site?

Yes, I was. I actually drove him to the lab site.

What did you discuss?

2 3 Did you discuss at all the activities regarding the 4 hostages held in Lebanon? No, that wasn't brought up. When Mr. Lawn was -- I guess he was at that point Deputy Director --8 A No, he was the Administrator. He had just been named Administrator that summer. Did you discuss with him any activities to work on or for the hostages? No. I wanted to talk to him about it while he was there, but there was never a one-on-one opportunity. He was always surrounded by aides and there was quite a large group of people surrounding him and the Attorney General, so I never did have a chance to talk to him. Did you talk to anybody who came at that time? No. Still under initial instructions, until further notified. 20 Did either Mr. Lawn or the Attorney General come at any other time? 22

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Mr. Lawn had been

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about two weeks after the office was opened. That would have umoi accielen

No. The Attorney General was there that time, and

as the Deputy Administrator

discuss the hostage efforts?

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months	before th	is thing	kicked o	ff, and the	n he came	to a
			Co	nference al	out one mo	onth
before	the Meese	visit, b	efore he	accompanie	ed Attorney	Genera
Meese		so	three ti	mes during	that time	

So when he was there in November of 1985, did you

No. The same thing. He always had a group of people around him, and had asked me if I had had a chance to give the Administrator a briefing on what my participation had been, and I said no, I hadn't, because he was always surrounded by people.

Was this something that was encouraging or discouraging?

No. You know, like there was absolutely nothing wrong with discussing this with Mr. Lawn, because he definitely is on board.

Did they tell you, either that they were briefing Lawn periodically with what they were doing?

They didn't tell me that, but I believe Mr. Azzam was the one who was actually supposed to be officially a -well, the one to notify the Washington community.

were supposed to be operational and Azzam was supposed to be the one to disseminate the HAIPI ACCICIEN

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intelligence as it came in.

Q Do you know a man by the name of

A No, I never heard that name.

Q Regarding other activities for a minute, on which we can focus our attention, did you attend any briefings regarding aid to the contras?

A It was considered a priority program, not aid to the contras, but U.S. policies should be made known as far as wars and contras and it was a point of discussion at numerous staff meetings, not aid, but why the contra cause was important to the United States.

Q And what were you supposed to do about that?

A Well, the ambassador asked all of us in our contacts if the topic should rise that we should be well informed on what the Administration's, the Government's stance was, so we could answer intelligently why Nicaragua was so important to the U.S., and asked basically our staff, when given an opportunity, to explain the position.

Q Did you ever have occasion to do that?

A No. Law enforcement people are very conservative types anyway, and they don't get too involved in non-law enforcement issues.

Q Did the ambassador or anyone else outside of the DEA ask you for any information regarding drug running in

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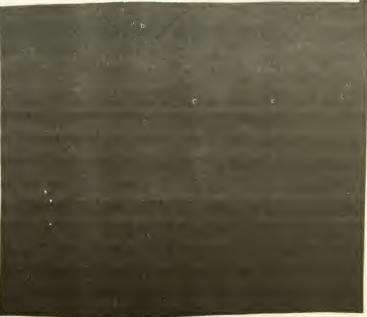
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Nicaragua?

A No.

Q Were there ever any inquiries of which you are aware from the White House or anyplace else or information regarding Sandinistas and their involvement in narcotics?

A No.



Q You were aware, I assume, of the visit by the staff of this committee about six weeks ago or so?

A Yes, when I saw you. I didn't know the whole staff was there.

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No, it wasn't the whole staff, just a few of us. Are you aware of any -- I don't know how to ask this question -- but are you aware of any repercussions or any problems that developed as a result of any of the interviews conducted

No.

Right. That is a separate thing.

A separate thing.

A separate visit.

I know there were some written articles about his visit, and there was some diacord in the embassy about the propriety of that or whatever, but as far as your -- I know there was a concern about your talking to or third-country nationals outside of the embassy, because basically have a law that prohibits that.

counterpart who is also -- he is our chief narcotics contact, has handled the weapons aspect of this thing, apparently trying to determine if weapons went through and I know he has had problems with his own state department, because apparently they have gotten information to the embassy here in Washington, passed it to who gives it to the Department of

Justice, and he has just voiced his displeasure at his own foreign officer for not explaining to the embassy that they MARCHEIEN ACCIEIEN

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followed the formal channels that things could probably be done a little bit quicker, I think get back the responses

Q Are you talking about

A No, I think it was more the weapons. I think there was an allegation that Mr. McFarlane and company landed with one of the airplanes that had weapons on it,

but I think

the lead came initially from the States. They investigated that with no results, and I think they have been trying to respond through the established channel.

I know there has been Embassy involvement in trying to help you get your answers, but for your knowledge, the guy who actually handles it, who could help the arms trafficking thing, I think you would prefer if you got it through the formal channel rather -- I don't know how well the State Department and Justice Department get along.

I should have said that off the record.

- Q We will refer to it as Country No. 2.
- A Right. Don't mention countries, please.
- Q I wanted to ask you about a couple of other names, and ask you if you have met or spoken to or heard of any of these people, other than through public media.

In other words, if you only heard about them in the newspaper, I am not concerned about that. If you heard of

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needed.

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them through the course of your dealings, then I would want to hear about it.

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James Bastian?

- No.
- Adolfo or Mario Calero?
- No.
- George Cave?
- Duane Clarridge?
- No.

Could I just stop off the record?

(Discussion off the record.)

THE WITNESS: I had heard George Cave was a CIA

official.

BY MS. NAUGHTON:

- This is before in Europe?
- - Had you had any dealings with Mr. Cave when he was

in the CIA?

No.

Thomas Clines?

Ambassador Robert Duemling?

No.

Robert Dutton?

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3	А	No.
4	Q	
5	А	No.
6	Q	David Fischer?
7	A	No.
8	Q	Donald Fraser?
9	A	No.
10	Q	Boyd Firma?
11	A	No.
12	Q	Richard Gadd?
13	Α .	No.
14	Q	Ellen Garwood?
15	A	No.
16	Q	Roy Godson?
17	A	No.
18	- Q	Had you ever met Mr. Godson at the embassy?
19	A	No. Who is he with?
20	Q	He is with basically a lobbying group,
21	Internati	onal Youth Commission or something like that.
22	A	No.
23	Q	He has been a guest at the embassy on several
24	occasions	INCLACCIEUR
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A No.

Q Donald Gregg?

A No.

Q With the exception of meeting Mr. Hakim that one time that you described, have you spoken to or seen him since?

A Yes.

Q When was that?

In November or December of this year. Excuse me. just before Christmas. I returned from a trip there was a note to call Albert, with a telephone number and I had forgotten about the association of Albert with the first thing, and I called and initially I didn't know who I was talking to, and then he mentioned that it was the previous May, and he the Albert I had met stated that he had a business associate who was in the hospital construction business and wanted this associate to travel with him to the United States, and because he was an Iranian, he needed a visa, and if it would be okay if he when he applied that they can call told the people or if he could use me as a reference, that this guy was okay, and I told him I would not be able to help him, and asked him at that time if he was working with any government agencies, and he told me he was still working with the company.

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BY MR. FLYNN:

Q Are you talking about Hakim working for the company?

A Hakim, Albert Hakim, so I suggested Mr. Albert contact the company, if he had a legitimate reason for having a visa issued for his business associate.

BY MS. NAUGHTON:

Q Did he refer to it as the company?

A The company, which is the name for the CIA, used in a street sense. It is a term that the agency uses, which once again I don't know if he is still involved with those people or not, but he obviously has had contact with the agency, because he is portraying someone who has been around with those people before, not that that is bad.

- Q Did you think it was unusual that he would call you for that?
 - A Yes.
 - Q Did you tell him that?

A Yes, I told him, because I had heard the name Hakim and I had heard the name Albert. I kept trying to figure out where have I heard that name before, Albert, Hakim, and then, I wonder if this is the Albert, which I had not seen a photograph of until I got back to Washington.

I suspected that that was Richard Secord's business

partner.

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Did his Iranian friend want to go through He said he was Consulate that day and apply for the visa. ldd ends/rc 1dd fls/rb UNCLASSIFIED

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Q	Was	this	going	to	be	a	worker's	visa	or	just	
visitor's	visa	2									

A No. He said the guy was involved in hospital construction and he wanted to take him back to the States for business reasons.

- Q Did you discuss anything else?
- A No.
- Q Didn't ask how his money was or anything?
- A No. He peaked my interest as a narcotics investigator. I wanted to try to find out who this guy was at this stage. And I asked him, flat out, who you working with?
- Q By the way, did you ever have any conversations with Jake or Jay Colburn?
 - A No.
- Q What about any contacts with anyone working for H. Ross Perot?
 - A No.
 - Q And that question includes any telephone calls?
 - A No.
- Q Would there have been during the period of -I guess 1985, summer of 1985 -- would there have been any
 other DEA agents at the time? Were you
 working in money laundering cases?
 - Yes. Well, we have had a stream of DEA people

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Q Do you know if any of them had any contact with anyone working for Ross Perot?

A No, not to my knowledge.



- Q Continuing on with the names: Adnan Khashoggi?
- A No.
- Q David Kimche 3,
- A No.
 - Q Michael Ledeen?
 - A No.
 - Q Constantine Menges?
 - A No.
 - Q Did you ever meet him at the embassy?
- A No. I have only been invited to -- other than the Christmas parties at the embassies, I have been only invited to one function.
 - Q You say you had not heard of Richard Miller; is

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that right?

- A I had read about Richard Miller in the newspapers.
- Q But never mentioned him and the princi-

pal never mentioned him?

- A No.
- Q Amiram Nir, N-i-r?
- A No.
- Q Robert Owen?
- A No.
- Q Tom Posey?
- A No.
- Q Nestor Sanchez?
- A No.
- Q Al Schwimmer?
- A No.
- Q Theodore Shackley?
- A No.
- Q Ambassador Lewis Tambs?
- A No.
- Q I wanted to check a couple of documents.

MS. NAUGHTON: If you folks have any questions,

go ahead.

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BY MR. FLYNN:

Going back to the initial meeting you had

and you met two prospective informants

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who were familiar with Lebanon, right? Yes.

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And you paid one \$5,000?

That is correct.

Is that the only one you paid the \$5,000 to in February 1985?

Yes. That is correct.

Okay. I have just one more question.

MR. GENZMAN: Let me chime in.

BY MR. GENZMAN:

Can you identify them further?

I wouldn't want to get into the source.

Pardon me?

I could, but I would not want to do that. This guy's life is at stake, you know, and for those reasons, I hesitate to do that.

BY MS. NAUGHTON:

Q Do you know a man named

Yes, I do.

Q Who is he?

He is the agent in charge of the DEA office in

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Q And was he aware of this effort regarding the hostages?

A At the initial meeting, no, because he was back in the States, but I believe that had mentioned that he had met with so it was very possible that he was helping or assisting when they were down there.

I am speculating, but it would be highly unlikely that he didn't assist. That is his -- he is the guy, the point man as far as informants' knowledge and knowledge of the area.

Q How big is that office, the DEA office

A Two people: who attended the January meeting, and

Q I just want **to** double-check with you. You said you met the source who said he was the now-famous principal and he had a friend, so we are talking about four different people here; right?

A Yes.

MS. NAUGHTON: All right. Thank you.

BY MR. FLYNN:

Q When was the last time you had any contact with

A I talked to today

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 Q And how about before that?

A Well, and I, like, see, we are friends. I am attempting to buy a house in Virginia because I am transferring back next year and I asked about the -- and also asked him about this. I talked to about it.

Q Can you tell me the substance of your conversations with him relating to the substance of our inquiry here today?

A Basically, that I should be cooperative; it would behoove DEA to get our story told as quickly as possible so we would not be under a cloud for whatever participation we had in this thing; and I asked -- had, I believe, asked counsel or someone to represent him during his deposition.

I asked him if he thought that that would be -
if I should have one and he told me he didn't believe that

would be necessary. That I should volunteer to testify to

whoever was interested and do it as soon as possible.

BY MS. NAUGHTON:

Q Can I follow up on that for a second?

Have you discussed, either with or

Mr. Secord's testimony specifically?

A No.

Q Did you discuss with either of them Secord's reference to them being paid with money donated by Adolfo Calero?

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A No.

Q Were you aware of that? Did you hear that part of his testimony?

A I was a little bit confused about that because I turned on the television at the last minute, but he said that he doesn't think that that happened.

Q Secord said that?

A I believe Secord said that. He said it is a surprise to me or there was something that -- I would be surprised or something.

Q Did you discuss that with either

or

A No.

BY MR. KAPLAN:

Q I have just two more questions.

You mentioned earlier that you could only speculate as to how was able to resolve travel papers for the principal and get the principal into England.

- A I don't believe the principal ever went to England.
- Q Okay.
- A I believe he stayed
- Q What I was going to ask you, what I want to ask you is, what is your speculation as to how resolved the travel papers for the principal?

A Well, it would involve a sensitive source once again, therefore, I would not at this time wish to speculate.

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2	a sensitive source, I am sure he would tell you.
3	Q What would that sensitive source have done in
4	order to resolve the travel problems?
5	A Obtain some kind of a travel document, identit
8	card that you could use to cross the border.
7	Q Okay.
8	A To flee.
9	Q Did you ever hear of or speak to a Mr. Copp?
10	A No.
11	MR. KAPLAN: I have no further questions.
12	BY MR. GENZMAN:
13	Q Let me follow up on the sources. I may be con
14	fused about which sources are which since we are talking
15	about the second and first without names. There were tw
16	sources initially you dealt with.
17	λ Yes.
18	Q One was paid \$5,000.
19	A That is correct.
20	Q And you would prefer not to identify them
21	further?
22	A That is correct.
23	Q Who did you next deal with as sources? Was it
	the principal?

The principal, and his associate.

Can you identify the associate?

The same situation, other than being -- I believe Well, his brother was in

so other than that, I couldn't. I couldn't identify him if I wanted to because I don't know his name.

But he was linked with the principal?

He knew the principal. I don't think that they were business partners, but they knew each other and there was some discussion about common people that they knew

They appeared to be working together?

I wouldn't say working together, but I would say that they had been brought together at some stage. They got together at some stage concerning getting this guy into

getting him through

I think --

Getting who through

There was a problem with

if I

recall correctly, and the principal knew someone

who would ensure that this second guy would have

no problems getting through

As far as their relationship before that time, that was not discussed in my presence.

And I believe you mentioned that this payment

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from Albert was for expense money for

and so

- A Yes.
- Q Which sources?
- A Sources that were working with that I was not aware of. We didn't discuss specifically who these people were.
- Q Do you know whether they were the sources you, in fact, dealt with previously or other sources?
 - A I can't say that.
 - Q never identified them further?
 - A No.
- Q And you dealt with no other sources other than the ones we have discussed?
 - A That is correct.

MR. GENZMAN: I have nothing further.

BY MS. NAUGHTON:

Q I want to ask you this again because I want to get it absolutely clear.

In the summer of 1985, around July, June or July of 1985, did you have any conversations or any communications of any type with a man named Coburn, C-o-b-u-r-n?

- A No.
- Q Regarding the payment of a million dollars to be used for money to free the hostages?
 - A No; definitely not.

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	Q	Is t	here	anything	regarding	these	acti	lvitie	3.8	
that	you	think	the	committee	should be	aware	of	that	you	have
not	cove	red or	we 1	naven't as	ked you?		٠			

No, I think I have been going over what could be of use to you and I brought that up before.

Other than notes that we discussed, your entries for your activities which you said you would provide a synopsis of, are there any other documents that would reflect your activities?

Well, the informant payment, source payment voucher would indicate the date and the amount that was paid, and the memorandum which is being forwarded to you; and that is it. That is all I can think of.

When would call you, would that be on a secure phone?

No, that is why the conversation was always very general and guarded. We are on our way in. We are on our way out, or hello. Both of them know my family, my children, and my wife, so we have known each other for a long time.

Q Would they call you at home then or at work?

It would be work or at home. Depending on what time it was. I don't think was -- I believe he was only through once or twice that I am aware of, and maybe three or four times.

MS. NAUGHTON: Okay. That is all I can think of.

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Thank you.

MR. FLYNN: Thank you very much.

MS. NAUGHTON: Thank you very much.

THE WITNESS: You are welcome.

[Whereupon, at 4:15 p.m., the taking of the deposition was concluded.]



HEARINGS

Before the

SELECT COMMITTEE ON SECRET MILITARY ASSISTANCE TO IRAN AND THE NICARAGUAN OPPOSITION

UNITED STATES SENATE

DEPOSITION OF KENNETH deGRAFFENREID

Friday, June 19, 1987 e rations County County



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(202) 628-9300 20 F STREET, N.W. WASHINGTON, D. C. 20001

1	DEPOSITION OF KENNETH deGRAFFENREID
2	Friday, June 19, 1987
3	United States Senate
4	Select Committee on Secret
5	Military Assistance to Iran
6	and the Nicaraguan Opposition
7	Washington, D. C.
8	Deposition of KENNETH deGRAFFENREID, called as
9	a witness by counsel for the Select Committee, at the
10	offices of the Select Committee, Room SH-901, Hart Senate
11	Office Building, Washington, D. C., commencing at 3:10
12	p.m., the witness having been duly sworn by ANNE P.
13	HOROWITZ, a Notary Public in and for the District of
14	Columbia, and the testimony being taken down by Stenomask
15	by ANNE P. HOROWITZ and transcribed under her direction.

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1	APPEARANCES:
2	On behalf of the Senate Select Committee on Secret
3	Military Assistance to Iran and the Nicaraguan
4	Opposition:
5	MARK BELNICK, ESQ.
6	VICTORIA NOURSE, ESQ.
7	TERRY SMILJANICH, ESQ.
8	On behalf of the House Select Committee to
9	Investigate Covert Arms Transactions with Iran:
LO	KENNETH R. BUCK, ESQ.
11	CLARK B. HALL
12	On behalf of the witness:
L3	RAYMOND BANOUN, ESQ.
L4	LAURA R. SINGER, ESQ.
15	Arent, Fox, Kintner, Plotkin & Kahn
16	Washington Square
L7	1050 Connecticut Avenue, N.W.

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Washington, D. C. 20036-5339

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1	CONTI	ENTS
2		EXAMINATION ON BEHALF OF
3	WITNESS	SENATE HOUSE
4	Kenneth deGraffenreid	
5	By Mr. Belnick	4
6	EXHI	BITS
7	deGRAFFENREID EXHIBIT NUMBER	FOR IDENTIFICATION
8	1	25
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1	PROCEEDINGS
2	Whereupon,
3	KENNETH deGRAFFENREID,
4	called as a witness by counsel on behalf of the Senate
5	Select Committee and having been duly sworn by the Notary
6	Public, was examined and testified as follows:
7	EXAMINATION ON BEHALF OF THE SENATE COMMITTEE
8	BY MR. BELNICK:
9	Q Good afternoon. Ken, when did you first begin
10	working for the National Security Council?
11	A In, I think, February or March of 1981.
12	Q And you were employed by the NSC until
13	February 1987?
14	A Yes, sir.
15	Q And by whom are you employed today?
16	A The Department of Defense.
17	Q In what capacity?
18	A I am the Deputy Director of the Defense
19	Mobilization Systems Planning Activity.
20	Q When you came to the NSC in 1981 you held the
21	title of Professional Staff Member?
22	A Yes, sir.
23	Q What were your duties generally in that
24	capacity?
25	A Intelligence policy and coordination, staffing

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UNCLASSIFIED for the National Security Advisor on

2	Q Were those generally your duties throughout
3	your tenure at the NSC?
4	A Yes, sir.
5	Q Was your title changed along the way?
6	A Yes, sir.
7	Q Sometime in 1982, 1983, as I recall from your
8	interview?
9	A I think so, yes.
10	Q And at or about that time what title did you
11	acquire?
12	A Previous to that the NSC didn't have titles,
13	and then titles were added, and I became, I think it was
14	called, Director of Intelligence Programs. And then some
15	time after that Senior Director of Intelligence Programs.
16	I also was given a commission as a Special Assistant to
17	the President for National Security Affairs.
18	Q And that was the position that you held until
19	you left in 1987?
20	A Yes, sir.
21	Q Who was June Bartlett?
22	A Mrs. Bartlett was my secretary, beginning, I
23	think, as best as I can recall, late spring or early
24	summer of 1981 until I left.
25	Q Was one of the areas under the jurisdiction of
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2	Systems docume	nts?				
3	A Yes	, sir, in a	certain	sense.		
4	Q Ple	ase explain.	•			
5	A The	Secretaria	t of the	NSC, a	position	which

your office the filing and tracking of so-called NSC

also evolved over that time, was responsible for the paper systems per se, several control systems, I, II and IV. I think there was a III, but I don't think it was ever used. I think those date from the Carter Administration -- the numbers. I'm not too sure about that.

In any case, why the Secretariat had overall control, because of the compartmentation of intelligence issues, my office, or first the office I worked in and later was the head of, was the repository for System IV documents, which were -- some of these are NSC intelligence documents. So, you know, it was overall under the Executive Secretary, but our office did the work, if you will.

Q Your office maintained the originals of System

IV documents, correct?

A We retained copies. I can't say it was always the original copy.

Q But you had originals as well as copies?

A Yes, sir.

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In what circumstances would you have originals

and in what circumstances copies? What did it depend on
A Well, it would depend on a number of things
while a document was out for action, for being worked, is
you will, it was, wherever it was on the staff. It might
be going between staff members; it might be with the
National Security Advisor, his deputy; it might be with
the Executive Secretary or the President, whatever.
Q And you would have a copy during that period?
A Well, in general terms, yes. We would try to
have a copy. Now if another office, let's say, in the
NSC originated one, they would perhaps call us for a
System IV number, get a number, send the document up the
line, and they were supposed to send us a copy of it.
Okay? They would usually retain a conv

When the action was complete on the documents in general terms we would get a copy back. We tried, to the extent that it was possible, to do so, and it wasn't always, to retain a copy with the most information on it.

Now in most cases, as you indicate, that was an original copy, the original one, because that's the one the National Security Advisor, for example, would have seen, checked off, given his further guidance, then on to the President, Chief of Staff, whatever, and we would try to retain that copy. Occasionally the action

1	would occur on a copy, and so if it was obvious that the
2	copy was a more sensible document to keep I think the
3	general practice was to keep the one with the most
4	information.
5	Q And that became the official file version of
6	the document?
7	A That was the one that went in our file and,
8	like I say, in most cases we had a copy.
9	Q Where was your office physically in the Old
LO	Executive Office Building?
Ll	A Yes, sir.
12	Q What room number?
13	A It was a suite of rooms, Room 300, 301 and
14	300-1/2. It was a number of rooms all connected to a
15	central area where the secretaries were.
16	Q Right around the corner from North's suite,
17	302, or right by it?
18	A Well, 300 was there as the intelligence
19	office, dating into the Carter Administration. In the
20	summer or the spring, I think, of '86 Colonel North's
21	office was moved to an office suite next to ours.
22	Q That was suite 302?
23	A Yeah, I think that was the number.
24	Q They moved in May 1986 into that office?
25	a Dight What was hannening is these offices

1	were being secured, special security devices put in them
2	as they went around the perimeter of the building and
3	they were working their way.
4	Q So once you got into Suite 302 North's office
5	was next door to yours?
6	A Yes.
7	Q Where were the System IV documents filed
8	300, 301 or 301-1/2?
9	A I'm not sure I know which rooms actually have
10	those.
11	Q One of those three rooms?
12	A Had those numbers. They were filed in the
13	various safes all over our office. Let me see. Up unti
14	the time that the room became a certified vault and then
15	we rearranged how they were, how they were carried, but
16	they were all inside.
17	Q The documents were always maintained in safes
18	within one or more rooms of the suite?
19	A They were maintained, yes, in safes until we
20	became a vault, and then they went into storage bins.
21	Q And did those bins have locks on them?
22	A Yes.
23	Q Were they combination locks?
24	(Pause.)
25	You don't recall?

UNCLASSIFIED 10 I think they were keys. Α 1 When did you become SCIFed and become a vault? 2 0 That is, when did the office become a vault? I had to ask you it that way, though. Yes, you are learning this business. I'm ruined. 0 (Laughter.) 7 The summer, late summer, I think, of '86. Α So from that point forward, as you recall it, 9 the documents would have gone into the locked bins as 10 opposed to the combination safes before your office 11 12 became in effect a safe? I misspoke before. The time we had bins, we 13 had both bins and safes. 14 So straight through the period in 1986 System 15 IV documents were filed in bins and safes? 16 Α Yes. 17 And whether one had a combination lock and the 18 other had a key lock, they were locked -- the bins and 19 20 the safes? When the last person left, yes. 21 Who had access to those bins and safes during Q 22 1986? 23

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office.

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Hopefully just the people who worked in the

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1	Q Tell me who those people were and if it
2	changed between January and the end of November 1986 try
3	and tell me what the changes were. The question, so the
4	I can be less confusing about it, is tell me the people
5	who worked in your office from January through the end
6	November 1986.
7	A Okay. Myself, Vincent Cannistraro.
8	Q What was his position?
9	A He was Director of Intelligence Programs.
10	Q And was he there during that entire period -
11	January through the end of November, 1986?
12	A Yes, sir.
13	Q Who else?
14	A David Major.
15	Q What was his position?
16	A I believe he was Director of
17	Counterintelligence Programs.
18	Q And there throughout the period?
19	A Yes, sir. James Radzimski, who was a Senior
20	Navy Chief, enlisted man, who was there until September
21	or October, I believe, of '86.
22	Q What happened to him at that time?
23	A He retired from the Navy and left.
24	Q Normal retirement?
25	A Yes. He was a clerk who looked after the

1	system IV and other matters within the office.
2	Q A reliable man?
3	A Very.
4	Q Very reliable?
5	A Yes.
6	Q Okay. Honest?
7	A Yes, sir, to the best of my knowledge.
8	Q He was replaced by whom?
9	A On a temporary basis Brian Merchant.
10	Q And where did he come from?
11	A I believe Brian is a permanent NSC employee a
12	opposed to a detailee, and he had previously worked in
13	the West Wing offices of the NSC looking after System II
14	And after Chief Radzimski's departure he filled in until
15	we could get a permanent replacement.
16	Q Who selected Mr. Merchant to fill in, if you
17	recall, Ken?
18	A I believe it was a decision reached mutually
19	between the Executive Secretary and myself and the
20	gentleman who had sort of admin responsibilities within
21	the Secretariat, Mr. van Eron.
22	Q How long did Mr. Merchant fill in for Chief
23	Radzimski?
24	A Well, he filled in. He was there until the
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UNCLASSIFIED So he was still doing that same job? 1 Q He was still doing that when I left. 2 I believe he is still doing it. It's like the temporary dormitories they built at my college 30 years ago. (Laughter.) All right. We have you, Messrs. Cannistraro, 7 8 Major, Radzimski, and Merchant. Continue with the list of people employed in your office from January through 9 November 1986, please. 10 Okay. My secretary. Oh, I'm sorry. 11 In addition, when I say in our suite, we had an office 12 across the hall which was not technically within our 13 suite in which we had an Air Force Colonel, Jerry May, 14 15 who was part of our office. 16 Q What was his job? 17 He was, I believe, Director of Space Programs. Okay. Continue, please. 18 0 He had access to the office. It's just that 19 20 we didn't have enough room for him. And then we had three secretaries. 21 June Bartlett. 22 23 Mrs. Bartlett.

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Mrs. Pat Rawson and Mrs. Kathy Gibbs.

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Who else?

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2	who worked in your office in that 1986 period?
3	A Yes, sir.
4	Q Did each and every one of them, while they
5	were employed in your office, have access to the bins and
6	safes that held the System IV documents?
7	A In a technical sense, yes, sir.
8	Q In what sense did they not have access?
9	A In the sense that I think many of them did not
10	routinely, you know, avail themselves of that access, but
11	in theory at least they had access, as all of us did.
12	Q In theory any one of them and I'm asking
13	this now, so if I'm wrong please correct me in theory,
14	as I understand, any one of the persons you mentioned
15	could have gone to a bin or a file drawer and pulled out
16	a System IV document?
17	A Yes, sir.
18	Q Would not have had to ask your permission?
19	A No, sir.
20	Q And likewise you had access and you would not
21	have had to ask anyone for those documents?
22	A I'm sorry, sir?
23	Q The same was true for you. You could have
24	taken a document out without asking anyone, period; yes?
25	A Taken a document?

You could have gone to the files and withdrawn

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a System IV document, too, without asking anyone, right?
A Yes, sir.
Q In 1985 let me ask you if I ask you the
same question about 1985, namely who were the people
employed in your shop, would we have the same list, aside
from Mr. Merchant?
A No, sir.
Q Okay. Who was there in 1985 in addition to
yourself? Mr. Radzimski was there?
A Mr. Radzimski was there.
Q All right. Mrs. Bartlett was there?
A Mrs. Bartlett was there.
Q Mrs. Rawson?
A Yes.
Q Mrs. Gibbs?
A No. Well, part of the time. She came, I
believe, in 1985, if my dates are correct. She came with
Mr. Cannistraro when he joined us.
Q Do you recall approximately when in 1985? It
doesn't have to be exact; if you don't, you don't, and we
can check that from the record.
A No, I don't. I'm sure it's available. I
A No, I don't. I'm sure it's available. I don't have it.

UNCLASSIFIED time thinking about it. How about Mr. Major? Was he 1 there in 1985? A He came in the summer. He and Colonel May 3 came in the summer of '85, I believe. Okay. Who else was there in 1985 that wasn't 5 there in 1986? 6 Well, if I'm right -- and I may be wrong; Mr. Cannistraro may come at the end of '84 -- but he was g preceded in the office where he sat by Mrs. Diane Dornan. q Another familiar name. 10 MS. NOURSE: Yes. 11 BY MR. BELNICK: (Resuming) 12 Q Mrs. Diane Dornan. And Diane had access? 13 Yes. And Colonel May succeeded Colonel Rye, 14 A Gilbert Rye -- R-y-e. 15 Q And Colonel Rye had access to the documents? 16 A Yes, sir. 17 Any other differences between 1985 and 1986, 18 · as you recall -- that is, differences in personnel? 19 A No, sir. We may have had a secretary sitting 20 in prior to Mrs. Gibbs, but I'm not sure. I can't 21 remember who. 22 Was there a computer in your office that was 23 used to record the existence of System IV documents? 24

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Yes, sir.

UNCLASSIF!ED That was true in both 1985 and 1986? 1 Q Yes, sir. 2 Who was in charge of that computer and the logging-in function of System IV documents in 1985? Mr. Radzimski. And he continued in that position until he left in 1986, correct? Α Yes. sir. Whereupon that job, I guess, was taken over by 9 10 Brian Merchant? 11 Yes, sir. Did anybody other than Mr. Radzimski or Mr. 12 Merchant have access to the computer terminal that was 13 14 used to log in the System IV documents and by access I don't mean could somebody go over there and hit the keys. 15 I'm assuming -- well, let me not assume. Do you know 16 17 whether the computer program required a code before one 18 could obtain access to it? No, sir. It may have. 19 Did you know how to work it? You can 'fess 20 21 up. 22 No. So you would not have known how to go to the 23

computer and find out if a document was there or wasn't

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there, right?

UNCLASSIFIED 1 A I never tried. Well, did anyone ever tell you how to do it? 2 0 I don't think so. 3 Aside from Mr. Radzimski and his successor, Mr. Merchant, do you know if anyone else knew how to work 5 that computer? 6 7 The secretaries may have known and when either Mr. Radzimski or Mr. Merchant were on leave or away I think Mr. van Eron or one of the other Secretariat 9 personnel who were in the business of keeping track of 10 NSC documents would occasionally sit in for them and they 11 were, I believe, knowledgeable about the operations of 12 the computer. 13 One is Mr. van Eron, right? Q 14 (Nods in the affirmative.) 15 16 Who else? I guess the other names escape me at the 17 18 moment. Now was there any log kept, so far as you 19 know, that recorded when System IV documents were signed 20 out in 1985 or 1986 -- signed out of your office? 21 Well, the purpose, I think, of the routing 22 sheet, the cover sheet, and the computer was to track the 23 onward movement of the documents, so in that sense, yes.

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Well, let me ask this. Were there requests

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during 1985 and 1986 at various times for System IV

2	documents from your files?
3	A Oh, I'm sure there are.
4	Q Were there, as far as you recall?
5	A Yes.
6	Q Who could request those documents from your
7	files, your office files?
8	A Oh, I think probably the cognizant staff
9	officers involved, any of the senior you know, the
.0	National Security Advisor and his deputies, people in my
.1	office. You know, it was a working system in that sense.
.2	Q Well, for what purpose, so far as you recall
.3	or you knew and the question really asks you to speak
.4	generally for what purpose would people ask for System
.5	IV documents from your files?
.6	A Well, one reason would be to continue to work
.7	on them.
.8	Q What about if it was a completed document?
.9	A Well, I'm speculating, but, you know, further
20	action on a completed document. We were often called
21	upon to go back and retrace histories and what happened
22	in a certain series of events and things like that, so it
23	was not uncommon to have to return the purpose of
24	keeping them, of course, was to have a body of documents
25	with which you could continue to work.

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1	Q If someone requested a System IV document from
2	your office files did they have to tell you the purpose
3	for which they were making the request?
4	A I don't believe so, no, sir.
5	Q Well, to whom would they direct the request?
6	A Well, probably normally Mr. Radzimski or Mr.
7	Merchant.
8	Q And do you know if Mr. Radzimski or,
9	subsequently, Mr. Merchant would ask the purpose of the
10	request?
11	A No, sir, I don't.
12	Q Did Mr. Radzimski ever come to you and raise a
13	question about any request that had been made to him for
14	a System IV document?
15	A Not that I recall specifically, but over time
16	there would occasionally be a debate over whether someone
17	should be permitted access to a particular document.
18	Q Can you recall any specific instance?
19	A No, sir. I can give you the flavor of it.
20	Q Give me the flavor.
21	A For example, if a highly sensitive piece of
22	intelligence would come in with very restricted knowledge
23	the issue of who should see it, Mr. Radzimski might ask
24	me is it appropriate that so-and-so see this. On
25	extremely sensitive ones we would refer that up the

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2	specific, but I know over many years there were times
3	when people got wind of something that they wanted to see
4	and debate would ensure and I would have to check with
5	the National Security Advisor or someone as to whether
6	they should be permitted access to that particular
7	information.
8	Q How did you keep track of a System IV document
9	if somebody borrowed it from your files?
10	A Well, first of all, you know, I personally
11	generally did not keep track of these things. You know,
12	I left it to my clerks to track these things.
13	Q Radzimski?
14	A Yes.
15	Q And then Merchant?
16	A Or Merchant.
17	Q Did you ever give either of them instructions
18	on tracking the documents?
19	A Well, in general terms, yes. I mean, we had
20	the procedures for, you know, the System IV procedures
21	with regard to the documents.
22	Q Well, what I mean is, if I could analogize
23	your operation in that respect to a highly sensitive
24	library, did you ever set up procedures like a library

does for what happens when a document gets signed out and UNCEASSIFIED

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-	what happened when It gots begins been in the same
2	I'm really asking. Did you personally ever establish any
3	such procedures or check to see that any such procedures
4	existed? That's the question.
5	A Excuse me for one moment.
6	Q Sure.
7	(Pause.)
8	A Sir, maybe I could explain. We did not
9	conceive of System IV in quite the sense that you are
10	describing it, as a library, in that sense. Our purpose
11	was one of general security in tracking and to provide
12	working documents to people in something of a more secure
13	manner.
14	In the case of highly compartmented documents
15	that required special handling, to effect that handling,
16	that was the focus of System IV.
17	Q Well, all right. Precisely. And since you
18	were dealing with documents of the most sensitive nature
19	that required special handling, I'm asking what
20	procedures did you establish or were you aware of that
21	would be employed when someone wanted to take one or more
22	of these highly sensitive documents from your archives to
23	wherever?
24	A Yes, sir. That's what I'm saying. The system
25	is the system. It is the System IV. That is, there is a

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routing sheet and there is computer tracking of those

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things. So periodically the clerk in charge, Mr. 2 Radzimski, would update themselves as to which 3 outstanding -- you know, which documents were outstanding 5 and, for example, periodically they would send out little 6 notices saying our computer shows that you have document 7 number whatever -- you know, Mr. Smith, please let us know where it is and what you are doing with it. R And so it was the system itself that we 9 tracked it by, and we used the computer and we used these 10 11 routing systems. I understand that there were many, many 12 documents in that and that task of just the computer and 13 doing this (indicating) was more than a full-time job for the individual who was doing it. And so that was our 14 system. 15 Okay. Now that system, I understand, would 16 apply when the document was being initially circulated 17 18 and worked on. Would the same system apply when the document was completed and somebody came in and said I 19 want to see a document that was written a year ago and I 20 want it from your files, please give it to me? What 21 would happen then? 22

came in in 1982, was circulated, went into whatever file UNONASSIFIED

let's say there was a National Intelligence Estimate that

I think it was the same system. For example,

1	it would go into, and then in 1983 somebody said, gee, we
2	need to take a look at what they said last year, they
3	would hit the computer, look for it, find out where it
4	was. It might still be out with someone or it might be
5	put into you know, it might be stored some other
6	place. And then, you know, they would go through the
7	same process. It would be signed out to them.

Q Put on a routing slip?

A And then it would be on -- you know, the computer would show that in '83 it was reopened and sent out to someone else.

Q Are you sure that that system was being used in the way you describe it for completed documents in 1985 and 1986?

A To the best of my knowledge, sir, but I can't quarantee that it was used in all cases.

Q It would surprise you to find out that such a system wasn't being used, if that were the fact?

A It would surprise me to learn that the system wasn't being used. It wouldn't surprise me if, you know, there were occasions when the work load got ahead of people.

Q Let's say I told you -- which I will tell you -- that the White House has advised us that there was no System IV signout log of any kind during 1985 and 1986.

Would that surprise you?

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2	A Yes, sir, that would surprise me.
3	Q And let's say that I told you or that we had
4	been told by another witness that until after November
5	1986 and the events which we will talk about he was
6	unaware of any system on or off the computer to do the
7	kind of tracking that you mentioned with respect to
8	completed documents. That would surprise you, too?
9	A Try that one more time.
10	Q All right. Would it surprise you if somebody
11	who was familiar with this office and who worked on the
12	computer, would it surprise you to lean that such a
13	person has maintained that there was no formal tracking
14	of documents that went out of your files until after
15	November 1986? Would that surprise you?
16	A Yes, sir, it would surprise me.
17	Q Would you kindly mark this first item
18	deGraffenreid 1 for identification?
19	(The document referred to was
20	marked deGraffenreid Exhibit
21	Number 1 for identification.)
22	Is there something you wanted to add?
23	A I don't have access to this currently, but I
24	believe the National Security Council administrative
25	manual or staff manual has the published system for

procedures and I'm relying on my memory --

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2	Q Sure, I understand.
3	A But I believe they describe the way that this
4	system is to be used to track, in the case of the routing
5	slip here, who sees this. I mean, it isn't just when
6	it's completed because oftentimes, for example, a
7	document would be included in System IV that required, by
8	name, signatures of who had seen it in other words, a
9	special access program where they had to sign this.
LO	Sometimes that wasn't I mean, there were
ll	various levels of sensitivity within System IV. But in
12	general terms the procedure was for people who had access
L3	to these documents to sign them. I believe that is also
L 4	true for System II, which has a rather lengthy
15	explanation that went around at the time System II was
16	established, and in one of the NSDDs that tightened up
17	the control of NSC documents I believe this is also
18	spelled out.
19	Q But was that procedure, the procedures you
20	have just described, aren't those procedures that are
21	followed when a document is being circulated among people
22	who are listed as addressees or other recipients of the
23	document when it first goes out?

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is they are to be used. I don't make that distinction.

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A Well, they are to be used. My understanding

UNCLASSIFIED 2 In other words, first going out and second going out is

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2	not because you know, sometimes System IV documents
3	could be created anywhere on the NSC staff and begin
4	routing, so the procedures were to be applied by the NSC
5	staff member when he or she created the document or when
6	they used the System IV system.
7	Q Understood. But was the procedure to be
8	followed, as you understand it, if somebody came to your
9	office a year after a document had been stowed away and
.0	completed and said I want that document?
.1	A Yes, sir. That is my understanding.
.2	Q That is your understanding. Fine. Okay, fair
.3	enough.
.4	Would you mark this document, please,
.5	deGraffenreid 1A?
.6	(The document referred to was
.7	marked deGraffenreid Exhibit
.8	Number 1A for identification.)
.9	Ken, in November 1986 do you recall, on or
20	about November 21, 1986, Oliver North making a request to
21	you for certain System IV documents from your files?
22	A I have a hazy recollection of him making that
23	request. I am not sure that that is the date when he
24	made that request, and I have been trying to over time,

	some things and I have struggled with others,	but I do
!	recall a request, some kind of a request, that	Colonel
	North wanted to see some documents.	

Q November 21 was a Friday. It was the Friday before the weekend that the Justice Department people read documents in Suite 302. It was the Friday before the Tuesday on which the Attorney General made his announcement and Colonel North was dismissed. With those facts in mind, when does your recollection place the request you received from Colonel North for certain documents?

If you want to explain what the current state of your recollection is as to the whole event, that would be fine.

A Okay. To the best of my recollection Colonel

North asked me -- and I don't have a firm mental picture

of that conversation, but I believe that it took place

some time prior to November 21. I am tempted to say a

week or two. That is the best of my recollection.

Q A week or two earlier?

A Prior to that, yes, sir. And the exact circumstances I have tried, as I say, I have tried to straighten out in my mind, having been, you know, asked this several times here.

I believe that Colonel North asked me about,

you know, that he needed some documents. I don't believe

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2	that he gave me a particular reason why. He may. What I
3	don't have clear in my mind is whether he asked me that
4	and then gave me the numbers of those documents, or
5	whether some time elapsed between those two things. I
6	have a vague impression that there was some time between
7	them, but I can't be sure of that. I've tried, and I
8	can't.
9	Some time after his initial if there was an
LO	initial or if it was all at once time I, in a
11	conversation with Admiral Poindexter, I, as part of a
12	different conversation, just mentioned to him that Ollie
13	needed some documents or was working on some documents
14	and my office was providing them. And then and again
15	I don't have this date very clear in my mind, but I don't
16	think it was, you know, that close to November 21 I
L7	believe I either handed Mr. Merchant or left Mr. Merchant
18	a note and asked him to provide the documents to Ollie.
19	I presume that that was done.
0	Q Anything else that you recall about this
21	event?
22	A Let me elaborate a little more on some details
23	that I tried to drag out of my brain here. Colonel
24	North's original conversation with me may have been on
25	the secure phone. I have some kind of recollection of

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1	that. That's why I think the two events were at least
2	interspersed. He may have called and said I need to look
3	at some documents and then he may have shown up later and
4	handed me a slip. I don't actually remember that, having
5	been shown this slip a number of times.
6	Q Let me just for the record place before you
7	deGraffenreid Exhibit 1. Is that the handwritten slip to
8	which you were just referring, or a copy of it? That is
9	the handwritten slip which you said you had been shown
.0	during this investigation a few times.
1	A Yes, sir. That is the one I have been shown
.2	during the investigation.
.3	Q Looking at it again now do you recall whether
4	Colonel North gave you or showed you that slip or a copy
.5	of that slip back in November 1986 when he requested
.6	certain System IV documents from you?
.7	A I believe he gave me a slip of paper with
.8	numbers on it, yes, sir, and I believe its size was like
9	this (indicating).
0	Q Like the original of what deGraffenreid 1 was:
1	λ Yes.
2	Q Without accounting for the extra paper from
23	the Xerox machine?
4	A Yes. It was about a 3 by 5. You know, I

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2	is whether that was all in one event or whether he first
3	said I need to look at some documents and then later gave
4	that to me. That may not be important.
5	He then gave it to me and, to the best of my
6	recollection, at some point following that I, as I say,
7	mentioned to Admiral Poindexter in the conversation, in
8	different context, just having another conversation with
9	Admiral Poindexter, and told him that Ollie had asked fo
.0	some documents to look at. I believe he said okay or
1	something. I was just telling him this.
2	Then I later it seems to me the thing sat
3	around on my desk, oh, for some time. I didn't race ove
.4	and do this. It may have sat around on my desk and then
.5	I think at some point I either told or provided that to
.6	Mr. Merchant and asked him to make sure that Colonel
.7	North saw the documents.
.8	Q If there was a passage of time between North'
.9	call to you and his giving you the numbers and then your
0	giving it to Merchant, how much time altogether are we
1	talking about a few weeks?
2	A No, sir. I don't think it was that. I just
3	think
4	Q It could have been days or weeks or something

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1	A I don't think it was weeks. It was something
2	shorter.
3	Q So we're not talking about a long passage of
4	time altogether between the original request and your
5	turning it over to Mr. Merchant and saying do it; right?
6	A No, sir. To the best of my recollection.
7	But, as I say, these things are a little the exact
8	sequence of them isn't clear to me.
9	Q You said that you presumed that North received
.0	the documents from Merchant. Why do you say presume as
11	opposed to well, do you know whether they were
12	received or not, or given to North?
13	A I don't know firsthand, no, sir.
L4	Q Well, did Mr. Merchant ever advise you that he
15	would comply with your instruction?
16	A I don't know if he specifically advised me
17	that he had complied with it.
18	Q Did anyone tell you whether the instruction
19	had been carried out?
20	A I don't remember a specific time when that
21	happened. Let me add one thing. Subsequently, later in
22	December, when the Senate Intelligence Committee was
23	looking into their investigation, I was, in response to
	requests from the White House Counsel's office,

Lempting to assemble documents that would be provided UNCLASSIFIED

to the investigation. And actually Mr. Merchant was

doing this and he was asking me to initial the computer

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cover sheets with which he was searching the computer
using key words.
And at the time that he was bringing documents
to me for my little shop he would bring documents that
were clearly responsive, he thought, and I would initial
those really without reading them. He would also bring
documents that required a judgment call, and those are
the ones I would look at. At the time, one of the
nights, late, 9:30 or 10:00, when we were still there

clipped together in various ways and happened to mention to me as we just went through them -- he would lay them

doing these stacks of documents, he brought me a stack

in front of me and say this one goes, and I would initial

it -- he said, here is a package of the documents that he

had earlier provided Ollie.

So in that sense I guess I learned at that time that the documents had in fact been provided.

Q Did you ask Mr. Merchant on that occasion what he was talking about when he said these are the documents.

22 I provided Ollie, or did you understand him to be

23 referring to this November request?

A I think I understood that. I think I

25 understood that.

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1	Q Did you ask Mr. Merchant any questions about
2	his transmittal of these documents to North, such as
3	whether he knew why North had requested them, anything
4	like that?
5	A No, sir. At that point I was, you know,
6	sending them to the White House counsel to be sent up to
7	the Hill.
8	Q You will notice on Exhibit 1, as it appears
9	before you, there is a reference 19, and then a mark that
10	looks like it could be an abbreviation for January, and
11	then it says Yediot Aharonot, P.7. Do you remember
12	whether you saw that in handwriting on the note North
13	gave you in November '86?
14	A No, sir, I don't.
15	Q Does the note mean anything to you?
16	A No, sir, it doesn't.
17	Q Can you recognize the handwriting of the note,
18	the part that I just read into the record Yediot
19	Aharonot, P. 7?
20	A No, sir. I do not.
21	Q Can you recognize any of the handwriting on
22	deGraffenreid Exhibit 1?
23	A Not just from that, no, sir.
24	Q Let me show you another document which you
25	have also seen before, which we have marked as Exhibit

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UNCLASSIFIED 1 1A, which has the note that is marked as Exhibit 1, plus 2 some other material written at the foot of it. Aside 3 from the investigation during which you have been shown this document had you ever seen the document before? I don't believe so, sir. 5 6 Q Do you recognize Mr. Merchant's handwriting? I recognize his name, but I don't, you know, 7 I -a 9 Do you recognize June Bartlett's handwriting 0 on Exhibit 1A? 10 11 Yes, sir, I do. And that is her handwriting where it says: 12 13 Signed out to Ollie North, J.B.? To the best of my knowledge, yes, sir. 14 Do you know anything about this note? 15 16 Specifically, do you know how it was that Mrs. Bartlett received this note or got involved with it? 17 18 Α No, sir, I don't know specifically. Well, do you know generally? 19 0 20 She may have been the person doing this

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Well, as I said earlier, I believe I asked

Well, she was your secretary.

Did you ask her to do it?

action.

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Q

Right.

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1	Brian Merchant. Perhaps I asked you know, it's
2	conceivable I could have asked her.
3	Q You don't recall, though, whether you asked
4	her or whether you asked Brian?
5	A No, sir. In my mind there wouldn't have been
6	a real distinction between the two. In other words, you
7	know, I would equally ask June or Brian to do a task like
8	this. You know, I mean, given the work load and all that
9	we had to do, it was sort of first come/first served.
10	Q Did you read these documents at the time,
11	namely the documents that are listed on Exhibit 1 and 1A?
12	A At which time, sir?
13	Q In November 1986, when they were requested by
14	North?
15	A No, sir.
16	Q Now once again do you recall whether North
17	told you the reason or any reason why he wanted to see
18	these documents in November 1986?
19	A I've tried to reconstruct that conversation,
20	but I just can't, sir. No, I don't recall whether he
21	said anything or not. As I say, I believe he asked to
22	look at them.
23	Q Now we've shown you before the deposition, I
24	believe, copies of the documents that are listed off
25	the record.

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1	(A discussion was held off the record.)
2	Let me hand you document 402003. That's a
3	System IV number. I'm not going to mark it as an
4	exhibit. It's a February 7, 1985 memo from North to
5	McFarlane titled Subject: Nicaraguan Arms Shipment,
6	bears our numbers N-6917 through N-6921.
7	Looking at that document, Mr. deGraffenreid,
8	do you recall reading that document at any time around
9	November 1986?
10	(Pause.)
11	A November '86?
12	Q Yes.
13	A No, sir, I don't.
14	Q Do you recall reading it around February, any
15	time in 1985?
16	A Can I take a moment to look at it and read it
17	here?
18	Q Certainly.
19	(Pause.)
20	Now regardless of whether you saw the
21	handwritten note from Admiral Poindexter, do you recall
22	seeing that memo itself any time during 1985?
23	A No, sir, I don't believe so.
24	Q Let me show you another document, which bears
25	the System IV number 400215. It is a memo dated March 5

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-	1909, to her default from North. The subject is
2	Aid to the Nicaraguan Resistance. It bears our numbers
3	N-7184 through 7199. And I have the same question for
4	you about this memo, Mr. deGraffenreid, namely do you
5	recall whether you saw it any time during 1985.
6	(Pause.)
7	A I don't recall seeing this, sir.
8	Q Let me ask you whether you recall that in the
9	summer of 1985 there was a Congressional inquiry under
10	way into allegations that Colonel North's actions
11	relating to the contras had violated Congressional
12	restrictions on U.S. aid to the contras. Do you recall
13	there was an inquiry into that matter in the summer of
14	1985?
15	A Yes, sir. I don't have that date, that time,
16	fixed in my mind. I remember there was an inquiry, yes,
17	sir.
18	Q There were letters from Congressmen and
19	Senators asking about those sorts of allegations, right?
20	A The allegations that
21	Q Against Colonel North relating to his
22	activities with respect to the contras?
23	A Yes, sir.
24	Q And I will represent to you that the inquiry
25	that I am talking shout was in the late summer of 1985.

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1	August-early September; okay?
2	A Yes, sir.
3	Q Now do you recall that documents were
4	assembled, System IV documents, memos from North to
5	McFarlane were assembled for Mr. McFarlane, who was then
6	the National Security Advisor, in connection with that
7	Congressional inquiry into North's activities?
8	A Yes, sir. I have a recollection that material
9	and documents and other material was prepared for that.
10	Q Did you participate in preparing such material
11	or in gathering any documents at that time for that
12	purpose?
13	A I don't believe I had any. I don't believe
14	so, sir. In other words, I don't think I was the person
15	gathering documents and doing that. It was not if you
16	want my action, I
17	Q Did you instruct anyone to do it?
18	A I don't recall. In other words, it's
19	conceivable that I was asked, you know, tell somebody to
20	do something, but I don't have a direct recollection of
21	that. But I do have the recollection that, you know,
22	documents were being assembled there.
23	Q Did you read any of the documents that were
24	assembled at that time?
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Did anyone tell you at that time that there

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2	were documents in the files that could be embarrassing or
3	that could cause a problem for Colonel North?
4	A Not in that sense.
5	Q Well, in what sense?
6	A I recall and this is vague that there
7	was concern from the point of view that the White House
8	had documents which were privileged and should not be
9	going to the Hill, and I mean I recall, you know, hearing
0	discussions of that issue, not in the sense of being
1	embarrassing to a particular individual or even
2	embarrassing, but that these were documents or there were
3	documents and material that was properly within the
4	thing.
5	I'm not an attorney, so I don't know what
6	that
7	Q You heard discussions of whether Executive
8	privilege applied?
9	A Yes, sir.
0	Q Who did you hear having such discussions?
1	A I don't have a direct I mean, I cannot
2	place a particular conversation. It's a belief. You
:3	know, I may have heard it in overhearing discussions
4	between Admiral Poindexter or Mr. McFarlane with the
:5	Director of Central Intelligence or maybe a more general

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discussion	at	a	morning	staff	meeting.	I	cannot	place
the thing.								

I have that impression, though, and when you asked that question I mean I remember there were these inquiries. I remember that people were scurrying about trying to prepare for this response, but I just -- you know, without access to documents and the time, I just don't have particulars for you, sir.

Q Aside from discussions of privilege, however, do you recall whether anyone told you that the substance of any of the documents could prove embarrassing or harmful to Colonel North or to the Administration, not because of Executive privilege but because of the content, the substance of the documents themselves?

(Pause.)

A Sir, again I wish I could be more precise here. I mean, I recall that there was concern, if you will, that the opponents of, you know, aid to the freedom fighters were not be given privy to whatever it was was our policies and plans and that sort of stuff -- not in the context of illegalities or some other thing, no, sir.

Q What I'm asking is that these are documents that are going to show Colonel North doing things that he shouldn't be doing.

A No, sir, not in that sense, but in the sense

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of not wanting your political opponents, you know I
don't remember a specific conversation, but I remember,
in addition to the privilege, that that was the kind of,
you know, general discussion I overheard. I was not a
principal in that issue.
Q Was it the view in the discussions you
overheard that the investigators on Capitol Hill were

- political opponents and ought to be treated that way?
 - Yes, sir, I think so.
 - And who did you hear express that view?
- I can't give you a particular conversation. I 11 think that was a shared view. 12
 - O Shared among whom? Give me the people. Was it your view?
 - Which part? Α

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- That the investigators were political opponents and were to be treated that way?
- Well, I don't know about the second part. I think to the extent my view was not one that carried the day. I mean, my view wasn't sought on this. My view was not sought. But I did, yeah, I believed that people who were doing this were politically on the opposite side of the issue, yes, sir. But, you know, when you say "treated like that", I'm not sure that I would attach that kind of meaning to it.

1	Q Did anyone attach that kind of meaning to it,
2	so far as you know?
3	A Sir, I don't know.
4	Q Let me ask you specifically do you remember
5	Commander Paul Thompson telling you in 1985 we've got
6	some problem documents here?
7	A No, sir, I don't.
8	Q I want you to look again at that note, Exhibi
9	1 and give it a hard look and tell me whether you recall
10	if you saw that document, Exhibit 1, for the first time
11	not in 1986 but some time in the early fall or late
12	summer of 1985.
13	A In other words, in connection with this?
14	Q Un-huh, around the time of the Congressional
15	inquiry. If you don't recall it, you don't recall it.
16	I'm asking you whether you have any recollection of
17	seeing that list, deGraffenreid Exhibit 1, or a
18	functionally equivalent list, a list of those numbers, i
19	late August or early September 1985.
20	(Pause.)
21	A I don't want to say to you that I've never
22	Q You can only give us your best recollection,
23	Ken.

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lot of lists in six years of documents. I don't right at

I may well have seen it. You know, I saw a

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this moment recall seeing this list or one of those numbers.

Q Well, let me see if I can refresh your recollection. Do you recall in the same late Augustearly September 1985 time period, or thereabouts, going to Mr. Radzimski with a list of numbers of System IV documents that were the same numbers as those which appear on Exhibit 1 and asking Mr. Radzimski to pull those documents for you?

Why don't we take a break for five minutes?

(A brief recess was taken.)

MR. BELNICK: Would you read back the pending question, please?

THE REPORTER: Let me see if I can refresh your recollection. Do you recall in the same late August-early September 1985 time period, or thereabouts, going to Mr. Radzimski with a list of numbers of System IV documents that were the same numbers as those which appear on Exhibit 1 and asking Mr. Radzimski to pull those documents for you?

THE WITNESS: No, sir, I don't at the present time.

BY MR. BELNICK: (Resuming)

Q Do you recall requesting any documents from Mr. Radzimski in the same time period that related to the

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North inquiry?

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Please.

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2	A No, sir, not at the present time. I don't
3	have a recollection of it. It is, of course,
4	conceivable, you know, that Mr. McFarlane or Admiral
5	Poindexter would have asked me to get documents and send
6	them over to them. That is entirely possible. It's not
7	probably something I would have committed to memory. I
8	certainly don't remember these documents, at least the
9	ones you showed me. I don't remember having read those.
0	Q Well, those are two of the documents that
1	appear on the list. For example
2	A For example, the two that appeared on the list
3	that you showed me I don't recall reading those in
4	November and I don't recall reading them back in the time
5	frame you were talking about.
6	Q Do you recall asking Mr. Radzimski for
7	documents in the fall of the same time period, 1985, and
8	having to go back to him on more than one occasion for
9	those documents because he didn't give them to you?
0	A No, sir, not at the present time.
1	Q All right. Let me jump ahead now, back to
2	November of 1986. You told us a little bit earlier that
3	at some point after North

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1	A I do want to make clear that while I don't
2	remember it, you know, oftentimes there was a short fuse,
3	things where I would come back from a meeting with the
4	Admiral or Mr. McFarlane and I'd come racing in and, you
5	know, say, hey, we've got to get together something for
6	across the street. That was not an uncommon experience,
7	but I don't have recollection of this and, given the
8	subject matter, I mean, I think
9	Q You think you would recall it?
0	A I think I would, since I was not knowledgeable
1	of those events.
2	Q I can only get today your recollections.
3	A Yes, sir.
4	Q I want to go back again, then, to November of
5	1986 and the events involving North's request to you for
6	various System IV documents. You said that after North
7	requested those documents of you you mentioned the
8	request to Admiral Poindexter, right?
.9	A Yes, sir.
0	Q Why did you mention it to Admiral Poindexter?
1	A It was in the context, as I indicated, of a
2	discussion in the evening, an evening discussion. It was
:3	hard to see Admiral Poindexter on those days. When I had
4	the opportunity I usually had a small agenda of things to
	· · · · · · · · · · · · · · · · · · ·

him and he usually had one for me.

There was some quiet time in the evening and we were going through this desiderata of our two little mental agendas of things we needed to discuss with each other. This was in the period following the revelations about U.S.-Iranian -- the whole Iran arms-for-hostages business. You were there the last time I talked. I was not part of that, but I was deeply concerned about the political damage being done to the United States and to the President, in my opinion.

And I expressed that after going through whatever my little agenda was with Admiral Poindexter. I expressed that feeling to him, that I was concerned about this, about the damage being done. He and I mutually talked about how we felt that certain Cabinet officers were not sticking by the President and I said something to the effect that, you know, how can I be of help to you, John. And he said, you know, you're not part of this and you're doing a good job and said some nice thing to me. He said, I appreciate your expression of friendship.

I said I thought it was kind of unfortunate what was happening to people -- I mean, you know, the President and him being abandoned, I thought, by others.

I had my own reservations about the policy, but I did not

L	express them to him simply, you know, my sympathy with
2	the plight that he was in. I asked him how, you know, in
3	kind of a knowing well, the right word over the
:	years he and I had expressed to each other sometimes
5	surprise and amazement at sometimes the exuberance of
5	Colonel North. He was sometimes a difficult person to
7	deal with.

q

I said, how is Ollie on all of this in the sense of, you know, since I wasn't in I didn't know what was going on. But, in other words, my question to him meant is Ollie off the reservation here on this Iranian thing, and he said, no, no. He said Ollie's fine. It was in that context then I said well, Ollie's asked to look at some documents and I think John said okay or fine, or nodded or something.

You know, it was in the context of trying to be helpful to whatever plight, political plight John was in, or Admiral Poindexter was in.

- Q Well, how did you think it could be helpful to his plight to tell him that Ollie asked to look at certain documents?
- A . I had not been having much contact with Ollie and I didn't know what Ollie was doing, and I sort of offered, proffered that to Admiral Poindexter.
 - Q You were suspicious about Ollie's request?

Truthfully, no, sir, I wasn't.

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2	Q Well, then how would it help Admiral
3	Poindexter to know that Ollie had asked to look at
4	certain documents?
5	A I think I was trying to point out I was
6	trying to be helpful. In other words, I had no part in
7	this, but I just offered well, you know, I'm trying to
8	help out where I can, and John didn't seem to want you
9	know, I offered. I said, how can I be of help. He said
10	you're being of help just by doing a good job, et cetera
11	et cetera. I mean, I just threw that in. That's why I
12	said it was in a different context.
13	I was not you know, in hindsight I know
14	that sounds amazing, but I was not at the time
15	suspicious.
16	Q I'm not asking you whether it's amazing. I'm
17	just trying, and I don't mean to be obtuse, to understand
18	what you were trying to convey to Admiral Poindexter by
19	telling him that North had asked to look at certain
20	documents. Did you know what the documents were the
21	North wanted to see?
22	A No, sir.
23	Q Had North ever asked you to look at System IV
24	documents prior to this request?
25	A I don't think he personally ever asked me to

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do so.

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2	Q Had his secretary ever asked you for
3	documents? You can answer.
4	A No, sir, I don't recall it. I mean, she may
5	have.
6	(Pause.)
7	The point is I didn't know what documents they
8	were, and, you know, I'd been told to stay out of
9	Ollie's, you know, activities, and I basically was
.0	demonstrating to John, I think, that, you know, we were
.1	being helpful to whatever Ollie was doing. This was in
.2	the period when, you know, the Administration was trying
.3	to prepare its response to the critics that were forming
L4	about its arms sale policy.
L5	Q Do you remember going to Admiral Poindexter
L6	some time after the Hasenfus shootdown and telling him
L7	that you were aware of documents in the files that could
18	be embarrassing to the Administration relating to Central
19	America and, having said that, do you recall further that
20	Admiral Poindexter told you go discuss it with North?
21	A No, sir. I don't recall that in the reference
22	to the Hasenfus thing in particular.
23	Q Take out Hasenfus. Do you recall going to
24	Admiral Poindexter at any time, any time, and saying to
	the files that gould be

embarrassing to the Administration or to North that
involved North's activities vis-a-vis Central America?
Do you recall saying that to Admiral Poindexter in words
or in substance, and do you recall Admiral Poindexter
telling you in response that you ought to discuss that
matter with Colonel North?

A No, sir, I don't recall that.

 $\ensuremath{\mathtt{Q}}$ $\ensuremath{\mathtt{Was}}$ it known to you as of late 1985 -- let $\ensuremath{\mathtt{me}}$ start that again.

Did you know or believe as of late 1985 that there were System IV documents, memos, involving North and his activities in Central America that could be damaging or harmful or embarrassing if publicly disclosed?

A Sir, I was not generally -- let me give you a kind of more comprehensive answer. I did not, as a rule, read documents by Colonel North in the System IV file. It was not my practice to go over those things or to make myself witting of what he was doing by reading his documents when they were in System IV. I would say to you that I had a general knowledge that, you know, the documents in System IV, many documents in System IV, if you will, would be politically embarrassing to the Administration on any number of subjects because of the candor and the fact that they were written intimately

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1	back and forth.
2	So as a general rule I would you know,
3	System IV documents, if played out in public, would be
4	embarrassing. I mean, I would think that of most
5	documents. And, you know, there was great opposition to
6	the Administration's policies in Central America, so they
7	would be particularly embarrassing. Yes, sir, I would
8	say that.
9	Q Did you believe there were any documents as of
0	late 1985 that could have raised questions about the
ı	legality of Colonel North's conduct?
2	A No, sir, I did not believe that.
3	Q Did you believe that at any time during 1986?
4	A No, sir. But, you know, on the other hand I
5	could not say to you categorically that my knowledge of
6	System IV was such that I could make that statement. I
7	can't make that statement today, and I could not have
.8	made it then, that there were not documents about, you
.9	know, that. I did not have a comprehensive knowledge of
:0	the System IV documents, and I certainly did not have a
1	knowledge of Colonel North's activities.
2	Q Did you learn at any time in November 1986
23	that Colonel North was having System IV documents altered
24	in his office, completed System IV documents altered?

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When was the first time you heard of such an event, if you've heard? When was the first time you've heard that such an event took place? I mean, I've heard references in the paper and on television. But aside from that? No, sir. Nobody's -- well, the first time the FBI came to interview me and asked me about and showed me this exhibit 1, 1A, but they referred to it at the end of the interview. I think I said what's all this about? And they said, as you may have guessed, there's been some allegations of alterations of documents. But you don't know anything about document alteration? A No. sir. What about document shredding? Were you aware that North and/or any of his suite-mates in 302 were 17 shredding documents during November 1986? No, sir, not in the sense you are asking. You know, I can't say that I don't know. They had a 20

Ken, in November 1986 did Colonel North ask UNCLASSIFIED

shredding machine in their office and they did their own

little thing in there. But no, sir, I had no specific

knowledge or any general knowledge or any other kind of

knowledge that they were shredding documents.

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1	you in words or in substance to help him get rid of some
2	problem documents in the files or to alter any of those
3	documents?
4	A No, sir.
5	Q Did you volunteer to help Colonel North with
6	something like that?
7	A No, sir.
8	Q Did you tell Admiral Poindexter or suggest to
9	Admiral Poindexter that you could be helpful with that
10	kind of activity?
11	A No, sir.
12	MR. BELNICK: What I'd like to do, then, is
13	stop here for today and pick a time when we can continue,
14	if that's okay. Thank you.
15	(Whereupon, at 4:45 p.m., the taking of the
16	instant deposition recessed, to reconvene at a future
17	date.)
18	
19	Signature of the Witness
20	Subscribed and sworn to before me this day of
21	
22	
23	Notary Public
24	My Commission Expires:

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1	CERTIFICATE OF NOTARY PUBLIC
2	
3	I, ANNE PELLECCHIA HOROWITZ, the officer
4	before whom the foregoing deposition was taken, do hereb
5	certify that the witness whose testimony appears in the
6	foregoing deposition was duly sworn by me; that the
7	testimony was taken by me by Stenomask and thereafter
8	reduced to typewriting under my direction; that I am
9	neither counsel for, related to, nor employed by any of
0	the parties to the action in which this deposition was
11	taken; and further, that I am not a relative or employee
2	of any attorney or counsel employed by the parties
3	thereto, nor financially or otherwise interested in
4	the outcome of the action.
5	
8	
7	Level direction Chariet
8	Notary Public in and for the
9	State of Maryland.
:0	My Commission expires / ć,
11	

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Committee Hearings

of the

(4/25)

U.S. HOUSE OF REPRESENTATIVES



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DEPOSITION OF HUGO DELA TORRE

Thursday, September 17, 1987

House of Representatives Select Committee on Investigate Covert Arms Transactions with Iran, Washington, D.C.

The select committee met, pursuant to call at 3:30 p.m., in Room B-352, Rayburn House Office Building, Pat Carome, (Staff Counsel to the House Select Committee) presiding.

Present: On behalf of the House Select Committee: Pat Carome, Staff Counsel; Ken Buck, Assistant Minority Counsel; and Bob Brimingham, Investigator.
On behalf of the Senate Select Committee:

Paul Barbadoro, Deputy Chief Counsel.

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Whereupon,

HUGO DELA TORRE

having been first duly sworn, was called as a witness herein, and was examined and testified as follows:

MR. CAROME: Mr. Dela Torre, for the record, my name is Pat Carome. I am a staff attorney with the House Select Committee investiging the Iran-contra affair.

Also present is Ken Buck, another attorney on our staff, and Bob Birmingham, an investigator on our staff.

We are taking this deposition pursuant to the rules and resolutions which set up our committee and copies of each of those have been prepared for you. Feel free to look at those if you wish.

I am going to ask you a number of questions. You will be answering under oath. If you don't understand any question that I ask, please let me know and we will clarify the question for you.

EXAMINATION ON BEHALF OF HOUSE SELECT COMMITTEE BY MR. CAROME:

- Q Let me begin by asking you to state your name for the record.
 - A Hugo Dela Torre.
 - Q What is your present home address?

Q Are you employed currently?

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UNCLASSIFIED ١ Yes, I am. 2 Who is your current employer? 3 Crystal Water. Where is that located? 5 1919 Northwest 19th Street in Fort Lauderdale. How long have you been employed by Crystal Water? 7 About seven months, seven or eight months. Who was your previous employer? Gosa, Incorporated. G-o-s-a, Incorporated. . Going back to Crystal Water, what do you.do for Crystal Water? I sell cooler in the houses and business. 12 Water coolers? 13 Water coolers. What did you do for Gosa? 15 Sell crystal ceramics and container vases for the 16 florists and the gift shops. 17 When did you go to work for Gosa? When did you begin working for Gosa? December 1985 approximately. 20 Who were you employed by or with prior to working 21 for Gosa? A With Str International. Is that Sur International, Incorporated? Incorporated. 25 UNCLASSIFIED

•	Q That is two words; is that right? Sar Internation
2	A Two words.
3	Q What was your position with Sar International?
4	A President.
5	Q Am I correct that you worked for or with Sar
6	International since the time it was created; is that right?
7	A What?
8	Q Let's go off the record for a second.
9	A Yes. I started Sur International.
10	Q What time was that that you started with them?
11	A About January 1985.
12	Q When was Sur International created?
13	A January 1985.
14	Q And were you president of S&r International
15	throughout the entire period that the company existed?
16	A No. Just I was working with Ser International
17	between January and September, October, 1985.
18	Q A period of about nine or ten months; is that
19	right?
20	A Yes, yes.
21	Q And you were president of Sar for that whole
22	period?
23	Let me refstate the question. Were you president
24	of Sar International during the period January 1985 to
25	UNCLASSIFIED

UNCLASSIFIED 1 Can you translate? 2 (Discussion off the record in Spanish.) 3 BY MR. CAROME: Did someone else become president after you left? 4 5 The company changed the position every six months but the company don't work for a long time. That is the 6 reason that was depressing for the time I was working. But 7 I left the company. I suppose the company finished when I left. That is I think. 9 And you left the company in October of 1985? Q 10 Yes. 11 Who else was associated with Ser International? Q 12 Mr. Jacobo Bolivar and Hernan Duran. 13 What was the position which Mr. Bolivar had with 14 Sar International? 15 Vice President. 16 Do you have an address that Mr. Bolivar lives at? 17 Yes. He live in 18 0 In what city? 19 In 20 And do you have an address at which Mr. Duran 0 21 resides or resided? 22 23 24 What was Mr. Duran's position? 25

A Vice President, too. Q Were you the only three people associated with Ur International or were there others? A Just three people started with the company. Q What business was this company in? A Aviation consultant. Q What type of consulting work was intended for this business to do? A To advise the guys who need to buy airplanes or buy

parts of airplanes or the business, airline business.

Q Was this an airline chartering business?

A No, no. An airline carrying business. It was just for buy and sell business and selling planes or to applicate the only FAA reg and the guys to buy airplanes and all the information they need to get the current company in that business.

Q You met Mr. Bolivar and Mr. Duran when you were working in the aviation business in Colombia; is that right?

A I met Mr. Duran in Colombia in aviation and Mr. Bolivar in Los Angeles, 1980. I met Mr. Bolivar in Los Angeles working in the aviation business with Aspen Airlines.

- Q How do you spell that?
- A A-s-p-e-n Airlines.

And with Mr. Duran in Miami when I moved to that

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city.

Q Was Mr. Duran involved with any other airline
U
companies at the time he was involved in Ser International?

A Mr. Duran was wroking with another company, small company, aviation, but I don't know the name of the company. I don't remember the number of the company.

Q Was that company located at the Miami Airport?

A Inside the Miami Airport is the company located.

Q I believe you said before that you thought the name South or Southern might have been in the name of the company that Mr. Duran worked for: is that correct?

(Interpreter interpreting to the witness.)
THE WITNESS: That is correct.

BY MR. CAROME:

Q But you don't know right now what the exact name was; is that right?

A I don't know exactly what is the name. I don't know.

Q If we call you back later this week, will you be able to provide us with that name?

A You call me, I am going to find the number.

Q All right. Was Mr. Bolivar associated with another airline company or aviation company at that time that he was associated with Sar International?

A Yes.

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And what company was that? 1 2 He was working with Arrow Airline. 3 Do you know what his position was? Pilot. 5 Of what type of airplane? 6 DC-10. 7 And was Mr. Duran also a pilot with the other 8 company he was working for? Α He was pilot of the other company. 10 He was a pilot with the other company? 11 Yes. 12 0 What kind of pilot was he? 13 DC-8. 14 He flew DC-8 airplanes? 15 DC-8. 16 When was the last time that you had any active Q 17 participation in the affairs of Sar International? 18 The last week of September 1985 or the first week 19 in October, the same year. 20 And why did you leave? 21 Because they was working in his own income and I 22 don't have any income. I don't receive any money from 23 Ser International because Ser International never make a 24 business in the time that I was with the company. 25 Just so it is clear, what you are saying is that

during the time you were with Ser International in 1985, the company had no business and no income?

- A No business and no income.
- Q Did you, during January through October 1985,

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 did you go to the Sir International office every day?
- A No, not every day, but I was too many times, too many days in a week.
 - Q How many days per week would you go on average?
 - A Three or four days a week.
 - Q And where was the office located?
- A In 5553 Northwest 36th Street, Miami, Florida, 33166.
- Q Was that its office throughout the period you were associated with the company?
 - A Yes.
 - Q Is that a large office?
- A It is a small office, very small office, just two rooms, two small rooms.
 - Q What was the telephone number at that office?
- A 884-4210.
- Q Did anyone else go to work in that office during the time you were there?
 - A No.
- Q Was Mr. Duran the main person in this company?

 By that I mean was he the person who set it up and

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۱ ا	primarily	organized	it?
2	primarily A	Yes.	

Q When did you meet Mr. Duran?

A In Colombia about 15 years ago.

Q And were you both working in the aviation industry?

A In the same company.

Q What company was that?

A Arrow Condor Airlines. He was a pilot of the company.

Q Has Sor International Airlines Incorporated been dissolved?

Let me rephrase the question.

Is the company still in existence today?

A No. Not exist.

Q When did it cease to exist, do you know?

A No. I suppose in October 1986, I suppose, but I am not sure.

Q You suppose that because the other people in the company, Mr. Duran and Mr. Bolivar, wrote you on October 28, 1986, asking you for permission to give them authority to dissolve the company; is that right?

A Yes.

Q Mr. Dela Teorre, our committees have received information indicating that Sar International was involved in a flight taking missiles from Israel to Iran in

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August and/or September, 1985. Do you have any knowledge 1 whatsoever about such a flight or flights? 2 No. I don't know nothing about that. 3 An Israeli businessman by the name of Schwimmer, s-c-h-w-i-m-m-e-r, is said to have chartered a Sir Internationa 5 plane in that time frame. Do you have any knowledge of Mr. Schwimmer or such a charter? That is the first time I heard that name. I never heard before. q Do you know the name of a Mr. Nimrodi, an Israeli 10 who is also said to have been involved in the transaction? 11 No. sir. 12 13 Have you ever met or talked with a General 14 Richard Secord, who is a figure that has been involved in 15 our investigation? Excuse me. Can you translate? 16 17 (Interpretor translating question into Spanish.) 18 THE WITNESS: No. 19 BY MR. CAROME: 20 Do you have any knowledge whatsoever about any 21 transportation of missiles or other cargo to Iran? (Witness shaking head in the negative.) 22 23 BY MR. CAROME: Was Sir International, Incorporated, in any way 24

involved with shipments of material of any kind to the

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,	resistance forces in Nicaragua?
2	A No.
3	Q Did S@r International, to your knowledge, ever own
4	or rent any airplanes?
5	A No.
6	Q What was the telephone at the S%r International
7	office?
8	A 844-4210.
9	Q Was that the only telephone line there?
10	A 'Yes.
11	Q When was the last time you saw or spoke with
12	Mr. Duran?
13	A About two years ago, the same time I left the
14	company.
15	Q Did he indicate to you in any way whether he was
16	going to try to continue the company's business?
17	A No.
18	Q He didn't say one way or the other?
19	A To continue the company?
20	Q Yes.
21	A No.
22	Q You understood at that time that the company was
23	going to cease doing business; is that correct?
24	A Was finished, yes.
25	Q When was the last time that you saw or talked with
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Mr. Bolivar?

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A About three or four months a	ago.
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- Q Did he tell you at that time whether or not the company had continued doing business?
 - A No. We didn't talk nothing about it.
- Q Am I correct that you, Mr. Bolivar and Mr. Duran, were all born in Colombia?
 - A Yes.
- Q Did any of the three of you contribute money to set this 'company up?
 - A Excuse me?

(Interpretor translating question into Spanish.)

THE INTERPRETER: Your English reply would be only for the rent and utilities.

THE WITNESS: Phone installation like we pay for that BY MR. CAROME:

- Q I take it your answer is you did not contribute any money except for the office expenses; is that right?
- A Office expenses, yes.
- Q Someone, however, provided a loan to the company; is that right?
 - A Yes.
 - Q A friend of Mr. Bolivar's?
 - A A friend of Mr. Bolivar.
 - Q What is that person's name?

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Mr. Mussanden is the name of the company. 2 Could you spell the name? 3 M-u-s-s-a-n-d-e-n. And where does that person reside? 4 He live in California, but I don't know what is the 5 6 address is. He is a personal friend of Mr. Bolivar. 7 Dir Mr. Duran at one time work for a company which 8 flew DC-8 airplanes? 9 (Interpreter translating question into Spanish.) 10 'THE WITNESS: Yes. 11 BY MR. CAROME: 12 What company was that? 13 I don't remember the name. 14 Is that the same company that is based in Miami 15 Airport? 16 The same company. 17 Who kept the books and papers for the company? 18 Mr. Duran have the papers. 19 And do you know where those are today? 20 21 Mr. Bolivar and Mr. Duran are close friends; is 22 that correct? 23 Yes, sir. 24 Is it your understanding that Mr. Bolivar still 25 works for Arrow Air? UNCLASSIFIED

He is working for Arrow Airline.

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I believe when we were interviewing you before we asked you whether or not the company with which Mr. Duran is associated was Southern Air Transport and you said maybe, but you are not sure; is that right?

I am not sure.

Possibly, but you are not sure?

Possibly.

MR. CAROME: I don't have any further questions.

EXAMINATION ON BEHALF OF SENATE SELECT COMMITTEE BY MR. BARBADORO:

To your knowledge, was Sar International involved in any business transactions during August or September of 1985?

No.

Did Sor International have any bank accounts?

I give the number of the bank, the name and the numbers.

MR. CAROME: We have that.

MR. BARBADORO: Nothing further.

MR. BUCK: I have no questions.

EXAMINATION ON BEHALF OF HOUSE SELECT COMMITTEE BY MR. BERMINGHAM:

Did you or your company or any of your partners to your knowledge have any involvement with the transportation of

UNCLASSIFIED drugs? No. I don't know. You don't know? MR. CAROME: I don't have any further questions. (Whereupon, at 4:25 p.m. the deposition was concluded.)

HSIS OFY 187

Stenographic Transcript of

HEARINGS

Before the

SELECT COMMITTEE ON SECRET MILITARY ASSISTANCE
TO IRAN AND THE NICARAGUAN OPPOSITION

UNITED STATES SENATE

DEPUTY CHIEF (DC)

DEPOSITION OF

Wednesday, July 15, 1987

Partially Declassified/Released on 7 J AN 88 under provisions of E 0 12356 by K. Johnson, National Security Co.:

Washington, D.C.
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WASHINGTON. D. C. 20001

UNCLASSIFIED 1 DEPOSITION OF Wednesday, July 15, 1987 2 United States Senate Select Committee on Secret 5 Military Assistance to Iran and the Nicaraguan Opposition 6 Washington, D. C. Deposition of 8 called as a 9 witness by counsel for the Select Committee, in the 10 offices of the Select Committee, Room SH-901, Hart Senate Office Building, Washington, D. C., commencing at 1:35 11 12 p.m., the witness having been duly sworn by MICHAL ANN SCHAFER, a Notary Public in and for the District of 13 Columbia, and the testimony being taken down by Stenomask 14 15 by MICHAL ANN SCHAFER and transcribed under her 16 direction.

Partially Declassified/Released on 7 J AN 88 under provisions of E 0 12356 by K Johnson, National Security Council

1	APPEARANCES:
2	On behalf of the Senate Select Committee on Secret
3	Military Assistance to Iran and the Nicaraguan
4	Opposition:
5	TIMOTHY WOODCOCK, ESQ.
6	Associate Counsel
7	TOM POLGAR
8	Investigator
9	On behalf of the Central Intelligence Agency:
0	DAVID PEARLINE, ESQ.
1	PRADEORD CHILEC FCO



CONTENTS EXAMINATION ON BEHALF OF WITNESS DC SENATE HOUSE By Mr. Woodcock FOR IDENTIFICATION

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2	Whereupon, DC
3	•
4	called as a witness by counsel on behalf of the Senate
5	Select Committee and having been duly sworn by the Notary
6	Public, was examined and testified as follows:
7	EXAMINATION
8	BY MR. WOODCOCK:
9	Q To begin the deposition, sir, would you state
10	your name for the record and spell your last name,
11	please? DC DC
12	A My name is That's
13	عد _
14	Q Now, before we get into the
15	substance of your testimony let me put who I am on the
16	record. My name is Tim Woodcock. I'm an Associate
17	Counsel with the Senate Select Committee on Secret
18	Military Assistance to Iran and the Nicaraguan
19	Opposition.
20	This is a deposition held under the resolution
21	that has created this Committee, and it is therefore an
22	official inquiry of the Senate Select Committee. With me
23	is Tom Polgar, who is an investigator with the Committee.
24	before we get into the events of
25	late November 1985, let me first ask you, if you would,

to briefly go through your professional background.

A Okay. I would like it in the record that the information I'm going to be giving is, of course, Secret, and I assume that the whole deposition is also going to be Secret.

Q The deposition will be secret. Depending upon the character of the information you give us, it will be classified up to Codeword, and everyone here has been

cleared up to that point.



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2	Q Now, let me take you back, if I
3	may, to the period around November 22, 1985. That day,
4	for your information, has been determined to be Friday.
5	Do you recall becoming involved in a matter involving the
6	attempt to grant landing rights to a flight originating
7	in Israel and coming on that day?
8	A I must, you know, actually clarify the
9	statement there, because I didn't know that it was
.0	Israel, that it was coming from Israel, at the time that
1	we were called in. We were called in very early in the
2	morning, about, I would say, the middle of the morning,
3	about 3:00. When I say "we", that was
4	I. was chief
5	We received two separate cables which told the
6	communicator to call each one of us in and have us stand
7	by for a series of cables on a matter of extreme national
8	security interest.
9	Q Now before you go any further, let me just
0	stop you and show you what I will have marked as Exhibits
1	1 and 2. First I'll have them marked and then I'll show
2	them to you.
3	(The documents referred to ward
4	marked Exhibit Numbers

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1	A Yes. These are the ones, very definitely.
2	Q I'm showing you what has been
3	marked as Exhibits 1 and 2. Do you recognize those?
4	A Yes, I do.
5	Q What do you recognize them to be?
6	A I recognize them as cables coming from
7	Washington directing us to stand by for special
8	assignment.
9	Q That is you and
LO	A That's correct.
1	Q And those are the cables you were referring to
12	when you said that you and were called early
13	in the morning and told to report to the Embassy; is that
4	correct?
.5	A That is correct.
.6	Q Now, when you got to the Embassy, who was
.7	there?
.8	A The communicator.
.9	Q And who was that?
0	A I wish I could remember exactly, because it
1	could have been or
2	don't remember which one it was at the time.
3	Q But a communicator was present?
4	A A communicator was present.
25	Q Was already there or did he

7	arrive later?
2	A I think he was already there, and in fact he
3	was smiling when he showed me the thing. I didn't think
4	it was very funny being awakened at that time.
5	Q Was smiling when he showed you the cable?
6	A Yes. We were just wondering what it was, what
7	is this all about.
8	Q So what happened next?
9	A Well, we stood by, needless to say, and the
10	cables did start arriving indicating that there would be
11	an individual named Copp and a telsphone number was given
12	to us where we could reach him, and later did contact
13	Copp. And he himself told us to actually stand by
14	because he felt that he had the matter well in hand at
15	the time.
16	Q So what happened?
17	A After that Copp did call again and told
18	him that he needed some help, and that's when
19	and by that I mean just and me actually
20	started trying to make some calls
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22	
23	I want to clarify something here also. You
24	know, insofar as is concerned, this was not
25	the only thing that was preoccupying us at the time.

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what happened there is it was a division of labor at the time. You know, took it upon himself to actually handle and focus on this particular problem, and I was charged with actually running the rest

I was preoccupied

So there could have been, you know, a number of items that could have been sent out or could not have been sent out, you know, without my knowing as far as that goes.

Q I understand. I am going to be asking you to tastify, of course, to the best of your recollection.

Now that really divides itself into at least three categories. There are those things that you personally experienced. There would be those things that might have told you at the time, roughly contemporaneous with the event, and then there are those things that perhaps he might have told you following the event, either immediately after or much later after the event.

When you testify, if you would be careful to explain how it is you came by the knowledge, then I think we'll avoid any confusion.

A Sure.

Now I think you had testified that initially

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2	when Mr. Copp was contacted he thought he had the matter
3	in hand. Later it turned out that he did call upon your
4	office for assistance.
5	A That is correct.
6	Q Do you recall what happened when he enlisted
7	your assistance?
8	A Well, he was talking to and was the
9	guy that called him, and, if I recall correctly, I think
10	that there was a lady at the first telephone number, and
11	then I think that subsequently that lady gave him another
12	number and when he called there it was
13	individual that answered the phone. And then I think
14	spoke to Copp and Copp told him, okay, I've got the
15	matter well in hand, it looks like I do. Hold off and
16	I'll get back to you.
17	Subsequently, like I said, he did call, Copp
18	did call, and ask for help. He was having problems. So
19	he requested help and took it upon himself to
20	actually go ahead and try to assist him, following the
21	instructions that we had received.
22	Q Now by this point did you and
23	have an understanding as to what Copp was trying to get
24	you to help him with?
25	A Well, yes, sure. It was a question of
	the state of the s

actually,	you ki	now, I mean	n, I thi	nk it	vas on	the
question	of the	airplane,	trying	to get	SOME	clearances,
		4.5	a	, per .		
T think	at the	time				

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Q And did you have an understanding as to whether you were having any problem, or picked upon on General Second's raquest of getting assistance and getting clearance

A Another thing. At the time I didn't know it was Secord. You just mentioned Secord. I did not know it was Secord. In fact, I didn't know that it was Secord until this last time that I passed through here. All the time during that time the only individual that I knew, even it had mentioned that this is General Secord, you know, it wouldn't have meant a damn thing to me, because at the time, you know, Secord was a nobody, at least to me.

So, you know, he was talking to Copp and as far as I was concerned that was the name that I knew him by. He never mentioned, okay, this individual is General Second. That's just one of the things. What was the rest of your question?

Q The question was, once Copp, whom you later came to know as Second, advised you that he did in fact

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1	need your help, do you recall whether there was any or do
2	you recall whether there was any problem with the foreign
3	ministry giving the clearance for the airplane?
4	A There was quite a bit of a problem, and that
5	was because of some actions that Copp and his
6	assistant had taken at the airport.
7	Q Now, if you can, would you explain to me what
8	those actions were and what kind of problems they
9	generated?
10	A Actually, what they had tried to do was they
11	had tried to intercept the Prime Minister
12	and some of his staff members at the
13	airport and I would imagine at the time tried to enlist
14	their support in trying to get a clearance for the
15	aircraft to actually come in.
16	Q How did you learn this?
L7	A I think this was from conversation I would
.8	probably have had with
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2	this was an action that and I had
3	discussed.
4	We felt that this was a summer to the

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fact, I remember that clearly now -- at the time that it

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2	Q Do you recall who it was that Copp was with at
3	the time he tried to intercept was it the Foreign
4	Minister or the Prime Minister?
5	A I think it was the Prime Minister.
6	Q Do you recall who he was with, who his
7	contact was?
8	A Well, I've seen the name subsequently. It's a
9	guy named and I know that he was at
.0	the time also that we did know that he was a rather
1	unsavory individual.
2	Q I gather you already had intelligence on him
3	up to that point?
4	A We did have his name on file.
5	Q Now you say that information indicated he was
6	unsavory. In what way did it indicate he was unsavory?
7	A He had a reputation for actually trying to
8	bribe some officials or to bribe people in order to get
9	some of those things done. And we subsequently also
0	found out
1	he had tried to bribe a foreign
2	ministry official to try to get clearances.
3	Q And this is connected with the same event?
4	A That is true.
5	Q In an attempt to get landing rights for this

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2	A Exactly.
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8	Q And you understood that this had already
9	occurred by the time you and were brought
10	into the matter; is that correct?
11	A At the time we didn't know that this had
12	happened. We found this out subsequently, and this was
13	one of the things that was causing the problems.
14	Q I gather when you found out subsequently that
15	this had happened it had already happened before you and
16	were brought into the matter; is that right?
17	A That is correct, yes.
18	Q What then happened?
19	A Well, there was a lot of negotiating back and
20	forth. Copp was constantly on the telephone with
21	I think that they well, I know that they met once.
22	went out to meet with him. I want to clarify
23	something here, that I never did meet with Copp.
24	Q Did you ever speak to him?
25	A I never did speak to him either.

1	MR. PEARLINE: Could we go oil the record for
2	a second?
3	(A discussion was held off the record.)
4	THE WITNESS: Let me explain this. Here, in
5	this instance, it applies to this subject. I did receive
6	a communication, a cable, from the IG asking me to
7	explain as much as I could remember about this
8	circumstance.
9	BY MR. WOODCOCK: (Resuming)
.0	Q When do you recall that request coming in?
1	A What was it, about a month or so ago? Maybe a
.2	month and a half or so ago. I know there are two cables
.3	on the subject that I sent in.
.4	Q Sounds like the IG heard the footsteps of Tom
.5	Polgar.
.6	A Anyway, what happened is that I recall at the
.7	time well, I wrote a cable indicating that I had
.8	spoken, and I had spoken with Copp, and what it is
9	is, actually what I do recall was actually talking to
0	another individual
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3	MANAGE AND
4	And this is what,
5	at the time that I sent that first cable, I put down
6	there that we had spoken to Copp. That was what I was
7	thinking of at the time, because I just related that
8	right away.
9	Actually it isn't. Again I repeat I never did
.0	meet with and never did talk to Copp either orally or
.1	anything or on the telephone, for that matter.
.2	Q The person that you did in fact speak to
.3	was not Copp; is that correct?
.4	A That is correct.
.5	Q And not the person you now know to be Secord;
.6	is that correct?
.7	A That is correct.
.8	Q So you have refreshed your recollection on
.9	that point and you now firmly recall that during this
0	late November event you did not speak with Copp; is that
1	correct?
2	A That is correct, and in fact the reason also
3	that was clarified to me is because, you know, I have
4	spoken to you know, on this thing, and in fact

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I asked him explicitly.

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1	guy that we spoke to on I said wasn't
2	that Copp? He says, no. I never brought Copp into
3	which is true.
4	Sitting back, I said, well, who is this guy.
5	He says, that was another
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11	Q Do yow recall, as this series of events
12	unfolded on November 22, whether was in
13	communication with CIA headquarters at Langley?

A It very definitely was in communication with it. Again, I have to emphasize one thing. You know, I mean, during the whole sequence of events here and I did have a division of labor and in fact even stayed in you know, for those three days, I think it was, three days and nights, really only going home to actually refresh himself or grab a bite or something like that, you know.

And during the interim I was in charge, but again was handling most of the traffic that was coming in and out.

Q Do you recall whether you handled any of the

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traffic?

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A I would imagine that I did. I mean, I know I subsequently did handle cable, but, you know, this was after I recall sending a lessons learned cable on the subject,

Q That was a post facto assessment?

A It was a post facto thing. But during the interim again, you know, and did handle most of the information that was coming in and going out, and whatever I gleaned was essentially through conversation with him.

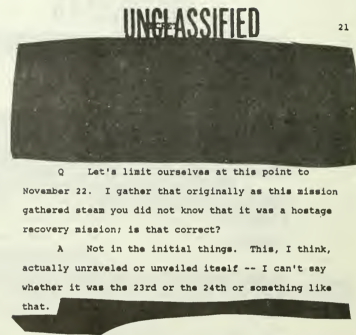
Q Do you recall the mission first being explained as one involving humanitarian assistance?

A Very definitely. That was one of the things,



This was also one of the things that was discussed with and one of the arguments that himself was using with the Foreign Minister --

being the DCM So that would be the Deputy Chief of Mission? That is correct. made some effort on his own before involving seek clearance rights; is that correct? A I honestly can't say eventually brought in "we" because it was on the subject matter actually briefed UNCLASSIFIED



Q I understand. I'm trying to pin down a sequence more than exact dates at this point. Initially, however, you understood that this was a mission involving humanitarian assistance; is that correct?

A Yes.

Q That understanding was later, I gather, illuminated by an understanding that it also involved hostages; is that correct?

A And that it also involved arms.

Q We're going to proceed to that in a moment.

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But there was an initial period when your understanding was that this was a humanitarian assistance mission and you didn't know a lot more about it than that; is that correct?

That is correct.

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Now, do you know or did you have an Q understanding at the time as to whether the fellow that you knew as Copp himself was in touch with CIA headquarters?

We got that impression because he kept calling the office and indicating what to expect, so we figured that he obviously did have some way of actually contacting, you know, I mean, headquarters. It was rather strange, of course, in that sense.

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Ţ	Q And why do you say that?
2	A Because in a sense, you know, just about
3	everything that he said, you know, what to expect, you
4	know, actually usually came through. Expect such and
5	such a cable to be coming indicating something or other,
6	and eventually we'd get it. Needless to say, you know,
7	noticed this and he says, geez, he must have
8	something on the outside. It was just rather obvious.
9	Q Did you have any understanding as to whether
10	he was in secure communication with Washington?
11	A Well, we no, we didn't have any indication
12	that he wasn't secure. We could only hope that he was.
13	Q And I gather you would also have understood
14	that the persons at the CIA headquarters, or at least the
15	office that was interested in this matter was the
16	European Division; is that correct?
L7	A Yeah, sure.
18	Q Did you have an understanding as to whether
19	Mr. Clarridge himself was involved?
20	A Well, quite a few of the communications came
21	from him, like this here, so we assumed that everything
22	that was coming was coming from Dewey himself, Dewey
23	Clarridge.
24	Q That's Duane and Dewey is his nickname; is

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that corract?

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Q Now let me bring you to the point and I'll
stipulate for the record that this occurred on November
22 let me bring you to the point where
becomes involved. Do you recall what it was that
generated the involvement of
A
recommending that it would be a heck of a lot
easier and a heck of a lot better if was
brought into it.
Initially there was some resistance, but it
was after, you know, a number of attempts were made to

Initially there was some resistance, but it was after, you know, a number of attempts were made to actually get the clearances on our own and also, I guess, Copp, through his own, that Copp finally realized that time was getting short and he called -- in fact, this was one of those things, you know, where we told to stand by and await the clearance or an okay for That was very much one of the instances, you know, to actually bring in and to have him use whatever influence he could to assist us in this.

Q Now when became involved, do you recall him having some question about his authority to become involved?

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UNCLASSIFIED 25 Very definitely. that type of He's a very professional State Department person. officer whom I respect personally, and it was in his character to actually ask a question like that -- very definitely. And in fact the cable did go out indicating that was questioning on whose authority, and a cable did come back indicating that this was NSC, and I assumed that some officials in the State Department knew about it. Do you recall that cable coming in? I recall the cable coming in, yes. In fact, I think it was directed to if I recall correctly. Okay. I'm going to show you what will be marked as Deposition Exhibit 3 and ask you if you are able to identify that. (The document referred to was Exhibit Number marked 3 for identification.)

I remember it.

earlier when you said that

Ves.

Α

giving him authority to proceed?

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Is that the cable that you were referring to

That cable, I gather from its identification,

received cable

indicates that it was originated at the office of the

26

2	Chief of the European Division, Mr. Clarridge; is that
3	correct?
4	A That is correct.
5	Q Now again remaining on November 22, do you
6	recall a point in this undertaking where you or
7	was advised that the plane for which you were
8	seeking clearance rights in fact was airborne and was on
9	its way and was reaching a go or no-go point?
10	A That is correct. I remember that, yes, very
11	definitely, because that was one of the reasons why
12	was brought in, to try to actually essist us
13	through his own influence to get clearance as fast as we
14	could.
15	Q Now do you recall that also at this period of
16	time part of the trouble that was plaguing this operation
17	was that the Foreign Minister was unavailable because he
18	was in a Cabinet meeting?
19	A Yes, I remember that. In fact, I think that
20	some of the foreign ministry officials were instructed

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Do you recall what the response to that was?

I think there was some more delay, actually,

that this was a matter of great urgency and to please

call him out of the meeting.

at the time.

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2	November 22 this matter still hadn't been resolved; is
3	that correct?
4	A I truthfully, you know, wouldn't be able to
5	answer, but I know that it took quite a bit of time to
6	actually try to get to the foreign ministry, and I can't
7	honestly say that by midnight of the 22nd you know
8	what I mean that the matter had not been resolved.
9	The reason for this, again, is that I took
10	off.
11	Q You didn't stay there all night; is that
12	correct?
13	A That is true.
14	Q Let me ask you the question somewhat
15	differently. By the time you left on on
16	November 22, was it your understanding that clearance
17	rights were granted or not granted?
18	A Not granted. This was, I would say, maybe
19	about 7:00 at night or so.
20	Q Now you returned, I gather, the
21	next morning; is that correct? That would be Saturday?
22	λ Yes, yes, very definitely.
23	C Q Now what was happening when you returned? Was
24	still there?
25	A Yes, he was.

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2	A He was somewhat sleepy and tired, I tell you.
3	If I remember correctly, I think that he took time out to
4	actually go home for an hour or two, clean up and grab a
5	bite, and then he came back.
6	Q And I gather you would have been in charge
7	while he was gone; is that correct?
8	A That's correct.
9	Q Did anything happen while he was gone?
0	A Not that I can recall. In fact, I mean,
1	obviously nothing happened because it didn't leave any
2	impression with me at the time.
3	Q Then after returned from having
4	visited his home or getting cleaned up or whatever he
5	did, do you recall Mr. Copp coming back into the picture?
6	A _ I know that it was during one of these days
7	that and Copp did get together. Now it could have
8	been on Saturday. It could have been on Sunday. I don't
9	know. But I know they did get together to talk
0	personally.
1	Q Was that generated in part by a concern for
2	security?
3	A If it were up to me, no. If I were going to
4	be involved in an operation, you know, I would want to

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talk to the individual, you know, rather than conduct the

whole thing over the phone or anything like that.	['d
like to speak to him face to face, especially on an	
operation as sensitive as this.	

Q Did you have a faeling that that's what analysis was as well?

1 2

A I imagine it would be. is a very professional and very thorough individual, so I would imagine that this was his decision.

Q I've seen him fairly recently. He still appears to be.

Now I gather from your testimony that you don't have a specific recollection as to whether Mr. Copp and met on either Saturday the 23rd or Sunday the 24th, but you do have a specific recollection that they did meet at some point?

A Yes, I do.

C Now, do you recall following that meeting coming back and imparting any information to you with respect to the substance of the meeting?

A I would say it was probably from this discussion that I gleaned that what the plane was carrying was arms. But, you know, given this discussion and especially since was in a hurry, again knowing that he wanted to send the information out, I do not know and I did not see the cable that went out. But I know

that he did sit down and that he did work on a cable

	concerning his discussions with Copp.
	And I do recall that he did you know what I
	mean to me advise that the subject that they had
	discussed and that what the plane was carrying was arms.
	There was no breakdown, you know. He didn't say the
	plane is carrying this, this, this, and this. He did not
	say that to me.
	Q Now let me ask you to do this, if I may,
c	First let me back you up to the point where
	has returned following his

discussion with Mr. Copp. You, I gather from your

that Copp had

A Yes.

correct?

testimony, were told by

Q Now did he also reveal to you from Mr. Copp what the destination of the plane, the ultimate destination of the plane was?

revealed that the cargo of the plane was arms; is that

A Not that I recall. I can't say. I cannot say that, no. The only thing that I know is where it was coming from, and I think it was Israel.

Q Do you recall whether he told you whether the arms shipment was in any way related to Americans held hostage?

_	
2	came out that it was going to be for the hostages in
3	Lebanon.
4	Q Do you recall, when he related this
5	conversation to you, was present?
6	A I don't think so. I don't recall that. In
7	fact, I don't recall ever engaging with on this,
8	talking to
9	Q Let me proceed in your testimony. You then
10	testified that committed to writing the
11	substance of the conversation that he had with Mr. Copp;
12	is that correct?
13	A Um-hum.
14	Q You also, I believe, testified that you
15	yourself did not actually see the cable; is that correct?
16	A That is correct.
17	Q Now how is it that you come by an
18	understanding of the contents of the cable?
19	A I'm saying that he relayed it to me.
20	Q Let me break this into a couple of pieces.
21	Your recollection is that
22	a cable; is that correct?
23	A That's an assumption on my part, that he
24	wrote, obviously, on the substance of his conversation
25	with Copp.

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Now let me ask you this. If that's an assumption, why do you so assume? Because, you know, of what I know about Again I repeat that is a very professional and very thorough individual and on an operation of this sensitivity, of this magnitude, one of the first things that he would do after holding a conversation of this nature with a guy like Copp, he would come down and knowing what it was all about he would document it. And again, you know, after having worked with him for about a couple of years I know how he thinks operationally, and okay, I'm assuming that this is what he did and he'd be crazy not to. Okay. Let me just go over that analysis of

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- yours in a little greater detail. By the time returned from his meeting with Mr. Copp you yourself already had an understanding that this was an extremely sensitive mission; is that correct?
 - Very definitely. knew more about it than you
- did at that point; is that correct? That is correct.

A

I gather that the information that he brought back with him, when you heard it you yourself deemed it to be significant information; is that correct?

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1	A IEB.
2	Q Did you have an understanding as to whether
3	also deemed it to be significant
4	information?
5	A Very definitely.
6	Q And I gather that your testimony is that you
7	had knowledge that some kind of cable was being
8	generated; is that correct?
9	A That is correct.
10	Q Was that something that he told you about or
11	that you somehow saw him sit down?
12	A Well, I know he went into his office and he
13	started to work on the word
14	processor, and started to type up something.
15	Q Now was that immediately following his
16	conversation with you?
17	A Yes. And again the conversation was just in
18	passing, if you will.
19	Q That is, he gave you the brief outlines of his
20	conversation with Mr. Copp as you have just described it;
21	is that correct?
22	A Yes, that is correct.
23	Q Did he say anything to you like I'm going to
24	transmit this to headquarters or anything like that?
25	A No. I just assumed it, you know. I mean, you
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-	Know, we don't sit down and say I m going to send this to
2	headquarters right now or anything. You just go ahead
3	and do it.
4	Q Did he later confirm to you that he had sent
5	out a cable on that subject?
6	A No, I can't say that he did.
7	Q So your conclusion is based on your
8	understanding of the sensitivity of the mission; is that
9	correct?
0	A Yes. C
1	Q And general
.2	A His professionalism.
.3	Q And his method of operating; is that correct?
.4	A His thoroughness and the fact that under those
.5	circumstances he would want to have something documented.
.6	Q Documented in the sense that he himself would
.7	not be later put in a posițion where he would be accused
8	of withholding significant information; is that correct?
9	A Well, it's very important information. I
0	don't think the question of actually withholding came
1	into question at the time or even crossed his mind. I
2	just think, again, that he wanted it to be made a matter
3	of record.
4	MR. POLGAR: Would it not be normal for a
5	chief with experience to send a

	UNCLASSIFIED 35
1	message on an important matter as almost second nature?
2	THE WITNESS: Yes, it is, very definitely.
3	BY MR. WOODCOCK: (Resuming)
4	Q And I gather it would not be second nature to
5	withhold that kind of information?
6	A Of course. That's why I said he'd be crazy
7	not to.
8	MR. POLGAR: Isn't it also true that any
9	with any experience, when he gets interesting
0	information, has an urge to send it to headquarters
.1	because he likes to be noticed?
.2	THE WITNESS: It's almost Pavlovian, you know.
.3	It's automatic. It's an automatic reaction, really.
.4	BY MR. WOODCOCK: (Resuming)
.5	Q Now, following this conversation that you had
.6	with where he had related some of the
.7	conversation that he had just had with Mr. Copp what do
.8	you recall happening with this effort to gain landing
.9	rights?
0	A The foreign ministry requested notes.
1	Q That is, Foreign Ministry?
2	A Foreign Ministry requested
3	notes be drafted up and sent to them and drafted in such
4	a way as to explain the nature of the mission. The first
5	note was turned down because they felt that it was not

1	sufficient, did not give a sufficient explanation. So
2	they asked that two notes be sent.
3	By this time I think, if memory serves, that
4	time was getting short, and I think what happened at that
5	time, during the time that we were working on the second
6	note I say "we", I mean I mean
7	and on the second note, you know is
8	instructions were sent
9	
10	a Part a
11	
12	
13	indicating
14	that in fact there was a very, very strong note telling
15	them the U.S. Government was sorry that
16	had not seen fit something, words to that
L7	effect to assist in this humanitarian mission.
18	Q That was the concluding note?
19	A That was the concluding note, correct, because
20	obviously at that time the plane or flight had aborted or
21	something, at least turned off.
22	Q That no doubt was warmly received by
23	, s
2 4	A It was not warmly received. In fact, if I
25	remember word, I think they used the word
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1	"indignant" at having received it.
2	I apologize for sucking on Sucrets, but my
3	throat is in pretty sad shape.
4	Q You should know that but for your remark your
5	sucking of Sucrets would have been absolutely unknown to
6	the record.
7	(Laughter.)
8	Do you recall on November 23 and this would
9	be the Saturday was involved as the
10	communicator?
11	A I can't truthfully say.
12	
13	Q You don't recall, I gather, having any direct
14	interaction with the communicator on the subject
15	yourself?
16	A The only thing I know is I don't know
17	whether it was during this time or not that I went in
18	to send out a cable and this was at night
19	
20	* * *
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23	
2 4	* 4
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But eventually between the two of us we did get this cable out.

Now whether it concerned this particular matter or not, I really truthfully cannot say.

Q This is a cable that you yourself worked on;

20 is that correct?

A That is correct.

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2	Q I gather that at some point, either on
3	November 23 or November 24, this matter for practical
4	purposes came to an end from the perspective of
5	is that correct?
6	λ Yes.
7	Q And the final word on that for the moment was
8	the very abrupt note?
9	A The note to the Foreign Ministry.
10	Q That, I gather, was delivered by
11	DCM
12	A That's correct.
13	C Q Is that something that he told you or
14	told you?
15	A I think we learned of the substance of the
16	note, you know, and I knew that was going to deliver
17	it, but it wasn't something that told me, no.
18	Q Let me back up just a moment. I'm going to
19	show you what will be marked as Deposition Exhibit 4,
20	which actually consists of two pieces of paper. I'm
21	going to direct your attention in particular to paragraph
22	four and ask you if that relates to the information that
23	you had about and Mr. Copp being associated
24	with one another.
	(The decument widewed to use

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1	marked Exhibit Number
2	4 for identification.)
3	(Pause.)
4	A Yes. This is it.
5	Q Now, in the course of your
6	involvement in this effort, which I understand was less
7	than that of do you recall coming across
8	any information that Thomas Clines was assisting Mr.
9	Copp?
10	A None whatsoever.
11	Q Was Thomas Clines somebody who was known to
12	you?
13	A Yes.
14	Q Through the CIA; is that correct?
15	A That is correct
16	
17	Q Did you have any information as the deputy
18	chief linking Clines with
19	
20	A No, none that I can think of, none that I
21	know.
22	Q Did you come across any information linking
23	this operation with the name of Albert Hakim?
24	A Negative. You're talking about during the
25	time that I was there?
	UNULAJJII ILU

UNCEASSIFIED 41 Q Correct. 1 No, negative, none whatsoever. 2 I gather from your testimony you did not learn Q 3 that Mr. Copp was in fact General Richard Secord until sometime fairly recently; is that correct? 5 In fact, it was on the 8th of this month. 6 The 8th of July? 7 Q The 8th of July, when I was passing through я I sat down and talked to and I said, I 9 didn't know Copp was Secord. He says, I didn't tell you? 10 I says no, for God's sake. Again, I must say that if he 11 had told me that it was Secord at the time, you know, it 12 wouldn't have meant a damn thing to me because I didn't 13 know Secord from Adam. Well, in fact Adam was the pseudonym of yet 15 another person here. In fact, let me ask you about Adam 17 for a moment. Did you have any understanding as to whether Amiram Nir -- had you ever heard that name 18 before? 19 20 Α Who? Amiram Nir. 21 0 No, doesn't ring a bell. 22 A Also known as Adam. Or Al Schwimmer? 23 24 or Yakov Nimrodi?

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-	A NO.
2	Q None of those names came to your attention in
3	the course of this?
4	A No. None rings a bell either, for that
5	matter.
6	Q To this day?
7	A To this day.
8	Q Haven't they distributed the Tower report
9	among CIA personnel at
10	(Laughter.)
11	MR. PEARLINE: It hasn't gotten to
12	BY MR. WOODCOCK: (Resuming)
13	Q Now in these communications, I won't say in
14	your communications but in the communications coming from
15	to Washington, were those
16	proceeding on a privacy channel? Do you have any
17	understanding of that?
18	A Yes, very definitely. They were in a privacy
19	channel. In fact, it's right here on this one here,
20	which is the privacy channel restricted for the Chief of
21	the European Division.
22	Q And messages coming back to you from
23	
24	A Coming back from Chief of EUR, you mean, yes,
25	they would be

?I=A&SIFIFN 43 1 2 Excuse me, Chief of Europe. It would be. They use the same slugs. Do you recall at any point receiving -- either 5 receiving -- telephonic contact from you or the Chief of the European Division? 7 Once very definitely I remember, and I don't 8 9 know exactly what date, whether it was on the 22nd or whether it was on the 23rd or 24th. In fact, I answered 10 the phone and I couldn't get Dewey's name, and finally I 11 He says I want to talk to just gaye up. I want to 12 I said okay, just a minute. 13 So I called answered the phone. 14 He says who is it, and I said I don't know. I can't make 15 out the name. It sounds like Donnie or something like 16 17 that. And so Dewey gets on the phone. According to -- this is telling me -- he said that Dewey had asked 18 19 him, he said, you know who this is? And Donnie. I don't know. 20 He says this is Dewey. This is Dewey. And I 21 don't know what transpired. I was not on the other 22 phone. I don't know what transpired, but I do know that 23

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Now, did you have any understanding that

Dewey did call him once.

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1	Diedrenant Colonel Moter was involved in chis in any way?
2	A No, not at that time.
3	Q I gather you did have information indicating
4	that this was an effort undertaken with at least the
5	blessing of the National Security Council; is that
6	correct?
7	A Yes, of course. You know, some of them are
8	titled the NSC mission. Quite a bit of the traffic
9	indicated that.
.0	MR. POLGAR: Was
.1	at that time?
.2	THE WITNESS: Yes. She was.
.3	
4	MR. POLGAR: Did she have any role in handling
.5	these messages?
.6	THE WITNESS: Not that I know of. She could
.7	have been the person that actually hand-carried some of
.8	the stuff
.9	MR. POLGAR: But under the practice then
0	prevailing the officer initiating a
1	cable would type it up
2	THE WITNESS: That is correct. when he
3	was doing it, would type it up and he would then have it
4	printed up and then it would be ripped off and put in an
.5	envelope and hand-carried °
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1	BY MR. WOODCOCK: (Resuming)
2	Q Let me show you what I've marked as Deposition
3	Exhibit 5.
4	(The document referred to was
5	marked Exhibit Number
6	5 for identification.)
7	Is this the cable communicating the terse note
8	from the United States that you referred to in your
9	testimony earlier?
10	A That is correct. DCM
11	Q And that is the message that
12	to your understanding, ultimately delivered to
13	is that correct?
14	A Right, and he subsequently drafted a message
15	indicating the reaction of the Foreign Ministry to it,
16	which was also sent up, by the way.
17	Q · I gather he was relieved that
18	practiced the art of not killing the
19	messenger with the bad news; is that correct?
20	let me ask you if you would take
21	a moment to review a cable sent out on December 4, 1986,
22	by and ask you if there is anything
23	in this that you do not agree with or is inconsistent
24	with your recollection of events.
25	Let me note for the record that I have not
	A R. B. ADCORPOS. OL B. MINTON DO.

given you this cable before because I did not want to

instill an artificial memory into you. No	evertheless, I
would like you to look at this and see who	ether there's
anything in it that you find to be inaccu	rate. We'll
mark this as Deposition Exhibit Number 6.	
(The document r	eferred to was
marked	Exhibit Number
6 for identific	ation.)
(Pause.)	
you've had an op	portunity to
review Deposition Exhibit Number 6, and the	hat is a cable
from to the Inspector General	l on the subject
of the events of November 22 and 23 and 2	4. I gather you
have reached a conclusion as to whether the	here are parts

A That is correct. There's only one item actually here, and this is a question of I'll tell you that the question on the HAWK missiles itself, again I cannot actually say -- I didn't know at the time that HAWK missiles were even mentioned and I did not know what the breakdown of the cargo that the plane was carrying contained.

of it or all of it that you agree to; is that correct?

I know it was a question of arms.

Q Correct, and I think the record should be clear, and you may want to state this to make the record

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clear, that I'm not asking you whether you have a 1 specific recollection of everything in that cable, and I gather from your testimony that you do not have a specific recollection or knowledge of everything that is in that cable; is that correct? That is correct. However, there is nothing in that cable that you know to be false; is that correct? A That is correct. Now I would state for the record that there 10 0 11 are, I believe, two references in that cable to a company by the name and I advised 12 13 before he began reading the cable that 14 had corrected those references and that he had 15 in fact meant to refer to so that your comments on that cable are made with the 16 understanding that it was 17 rather than when he wrote that cable; is 18 was intended by 19 that correct? 20 Yes. And it is a natural mistake that he made, very definitely. 21 22 MR. WOODCOCK: I don't think I have anything 23 further. DC I appreciate your coming in here 24 and hope the Agency makes good use of 25

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1	your time
2	and I hope by the time you leave
3	that you are provided with a copy of the Tower Commission
4	report so you can spread the news among the citizens
5	
6	THE WITNESS: I'm sure they'll be happy to
7	hear it.
8	(Whereupon, at 2:45 p.m., the taking of the
9	instant deposition ceased.)
10	
11	Signature of the Witness
12	Subscribed and Sworn to before me this day of
13	, 1987.
14	
15	My Commission Expires:

I, MICHAL ANN SCHAFER, the officer before whom the foregoing deposition was taken, to hereby certify that the witness whose testimony appears in the foregoing deposition was duly sworn by me; that the testimony of said witness was taken by me to the best of my ability and thereafter reduced to typewriting under my direction; that said deposition is a true record of the testimony given by said witness; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this deposition was taken, and further that I am not a relative or employee of any attorney or counsel employed by the parties thereto, nor financially or otherwise interested in the outcome of the action.

Notary Public

in and for the District of Columbia

My Commission Expires: February 28, 1990



es 9083107 ASZ FAGE 001 Tot: 22 No. 85 CIRECTOR 624939

S E C F E T ST2FF 22 TC: FL48-

v 1 0298

SUBJECT: MESSAGE FOR

1. PLS MAYE REPORT TO OFFICE AND STANCEY TO ASSIST.
CN SPECIAL ASSIGNMENT.

OFIG & RELEASED BY DOC/20 SER AUTHORITY OF CHELR (CLASSING). CL BY

END OF MESSAGE

SECRET



Partially Deciasether/Peleased on 29 Jan 88 under provisions of E 0 12356 by K. Johnson, National Security Council





1.01 85 101: 22

CIFECTOR 624639

DIRECTOR 62-839

TC:

15x11/bit #2

0297

MESSAGE FOR SLEJECT:

PLS HAVE MESSAGES.

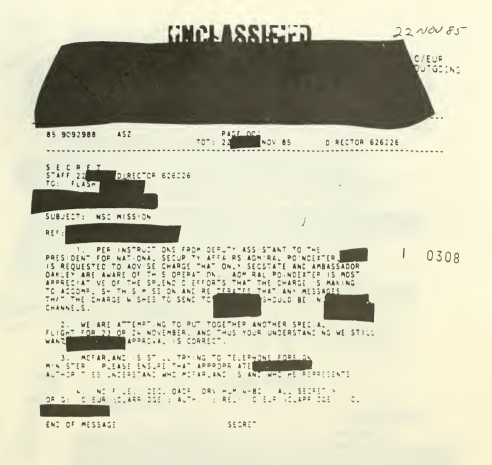
REPORT TO OFFICE AND STANCEY FOR SERIES OF

OFIG & RELEASED BY COCKED PER 4-82. -82. ALL SECRET. > PER AUTHORITY OF C/ELR (CLAPRICGE). CL BY

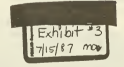
END OF MESSAGE

SECRET

Partially Deciasorfied/Released on 24 am 88 by K. Johnson, National Security Council



Partially Declassified/Released on 29 a 88 under provisions of E 0, 12356 by K. Johnson, National Security Council







NOV 85 STAFF

SECRET 23 CITE TO: FLASH DIRECTOR.

Partially Declassified/Released on 29 James under provisions of E 0 12356 by K Johnson, National Security Council

Exhibit Mod 15/87

SUBJECT: NSC MISSION

FOLLOWING IS SITREP ON NSC MISSION AS OF 1230 HOURS 23 NOVEMBER.

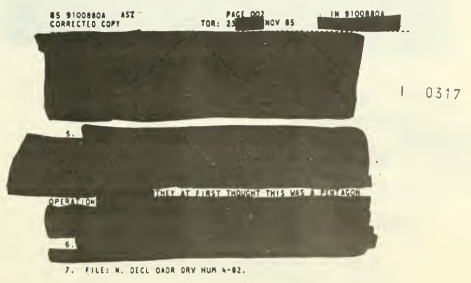
CHARGE CONTACTED . HE CONVEYED RESSAGE CONTAINED IN CONVERSATION. HE OPINED A DIPLOMATIC NOTE WILL STILL BE REQUIRED BUT PROMISED TO CHECK WITH MINISTER. CHARGE AND COPP COLABORATED ON DIPLOMATIC NOTE TO BE USED IF CHARGE AND COPP COLABORATED ON DIPLOMATIC NOTE TO BE USED IF CHARGE AND COPP COLABORATED ON DIPLOMATIC NOTE TO BE USED IF CHARGE WENT TO AFA AND MET WITH AND THE STATED THEY NEEDED NOTED BECAUSE NOTE WOULD CONFIRM THAT USG WAS REALLY INVOLVED AS THEY HAD HAD DOUBTS. CHARGE PRESENTED NOTE AND THEY AGREED TO MEET AND ADVISE DECISION SOONEST.

3. COPP BRIEFED ON CURRENT PLAN WHICH INVOLVES
THREE FLIGHTS BY TWO PLANES TO D3-24 NOVEMBER. COPP
INDICATED HE WAS HAVING TROUBLE ARRANG NG TRANSSHIPMENT OF
CAPGO TO DESTINATION BY OTHER PLANES. HE STATED
INDICATED HE COULD NOT ASSEMBLE PLANES AND CREW
WITHIN 48 HOURS, COPP ASKED CHARGE TO INTERVENE OFFICIALLY
WITH A CHARGE COULD NOT REACH
IDENTIFY ANY FABASSY OFFICER THAT KNOWS HIM.

0316

MET WITH COPP IN BRIEF CAR MEETING AT 1130 HOURS TO COORDINATE ACTION AND BRIEF EACH OTHER.

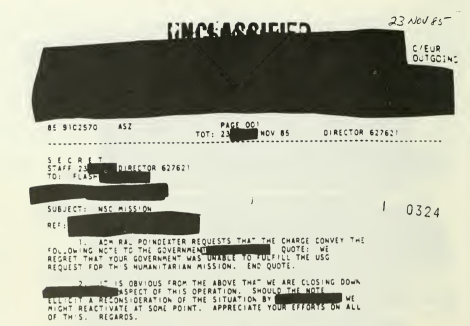
OFFICE AS HIS BASE INFORMATION TO COPP AT THIS TIME.



WASH S/C NOTE: DUPE MSGNBR WITH 9090108, BEING SERVICED HED COMMENT: CHANGED CITE NUMBER PERE SVC 9100880. END OF MESSAGE SECRET

UNCLASSIFIED

10.0.6



3. F'LE: NO FILE. DECL DADR DRV HUM 4-82. ALL SECRET.>
OR:G: C/EUP (CLARRIDGE): AUTH: C/EUR (CLARRIDGE); REL: C/EUR
(CLARRIDGE). CL BY SECRET

END OF MESSAGE

Partially Declassified/Released on 29 Jan 88 under provisions of £ 0 12356 by K. Johnson, National Security Council





SECRETON

DEC 86 STAFF

CITE

TO: IMMEDIATE DIRECTOR

FOR THE

SUBJECT:

SUPPORT TO MSC MISSION, 22-27 NOV BS

DIRECTOR 187023

1. ALL DOCUMENTS INCLUDING INCOMING AND OUTGOING CABLE TRAFFIC DEALING WITH SUBJECT MISSION WERE SHREDDED AND DELETED FROM IN DECEMBER 1885 CONSONANT WITH CABLE TRAFFIC DEACTION

DELETED FROM

THE HIGH SENSITIVITY ACCORDED TO THE MISSION. THE ONLY

PERSONNEL AWARE OF THE MISSION WERE

TOOK ALL ACTION HIRSELF

MEMORY

ME PRESONNEL AWARE OF THE MISSION WREE THE OF COURSE OUR COMMO PERSONNEL. TOOK ALL ACTION HAND PRAFTED ON ALL OUTGOING COMMUNICATIONS. HENCE, CLERICAL PERSONNEL WERE NOT INCLUDED IN THE BIGOT LITTLE OF THE OUTGOING COMMUNICATIONS. HENCE, CLERICAL PERSONNEL WERE NOT INCLUDED IN THE BIGOT DOES NOT HAVE A COPY OF DIRECTOR \$25103.

0596

MA CON

Exhibit.

mas

7/15/87

2. THE FOLLOWING IS RECONSTRUCTED FROM MEMORY AND MAY CONTAIN MIMOR DISCREPANCIES. ALL ACTIONS WERE FULLY REPORTED IN THE CHANNEL. WRITTEN RECORD SHOULD THEREFORE BE CONSIDERED THE AUTHORATATIVE SOURCE.

A. CIRCA 0300 HOURS LOCAL ON 22 NOVEMBER, THE ON DUTY COMMUNICATIONS OFFICER SUPPONED

A. CIRCA 0300 MOURS LOCAL ON 22 MOVERBER, THE ON BUTT COMMUNICATIONS OFFICER SUPMONED TO A NIACT CABLE. UPON ARRIVAL FOUND TWO NIACT CABLES. ONE. ADDRESSED TO THIS TRUCTIONS FROAT THE NATIONAL SECURITY COUNCIL REGARDING A HIGHLY SENSITIVE MISSION. THE SECOND CABLE, ADDRESSED TO MISTRUCTIONS FROAT THE NATIONAL SECURITY COUNCIL REGARDING A HIGHLY SENSITIVE MISSION. THE SECOND CABLE, ADDRESSED TO MISTRUCTED HIM TO STANDBY TO ASSIST MAS MEEDED IN PERFORMING A HIGHLY SENSITIVE MISSION FOR THE NATIONAL SECURITY COUNCIL. ARRIVED, READ HIS MESSAGE ARRIVED. IT COMTAINED WORDS TO THE EFFECT THAT THE MATIONAL SECURITY COUNCIL DIRECTED TO CONTACT MAMEDIATELY ALIAS RICHARD COPP AT A SPECIFIC BY TELEPHOUSE MUMBER AND TO ASSIST NIM AS REQUIRED IN THE PERFORMANCE OF HIS HIGHLY SENSITIVE CLASSIFIED MATIONAL SECURITY COUNCIL MISSION. THE CABLE SPECIFICLY BIRECTED MOT TO DISCUSS THE ASSIGNMENT WITH THE AMBASSABOR.

9. IMPAEDIATELY PHONED THE CITED MUMBER. THE MUMBER TURNED OUT TO BE THAT OF A LOCAL MOTEL. ASKED THE DESK FOR COPP. A FEMALE ANSWERED THE MUMBER IN COPP'S ROOM AND SAID COPP HAD JUST DEPARTED FOR THE "OFFICE". SHE PROVIDED THE OFFICE HUMBER. CALLED THE NUMBER. IT WAS ANSWERED BY A MALE. COPP WAS SUMMOWED TO THE PHOME. THE THAT THE COPP SAID HE THOUGHT HE HAD HIS PROBLEM UMDER CONTROL BUT COULD MEED HELP. HE WOULD KNOW SETTER BY 0900 MOURS. TO ASSIST AS

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